Town of Mailboro"

JOURNALS

OF THE

HONORABLE SENATE

AND

HOUSE OF REPRESENTATIVES.

JUNE SESSION, 1860.

CONCORD:
ASA McFARLAND, STATE PRINTER.
1860.

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HONORABLE SENATE,

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WEDNESDAY, June 6, 1860.

On the first Wednesday of June, in the year of our Lord one thousand eight hundred and sixty, being the day prescribed by the Constitution for the Legislature of New-Hampshire to assemble, the following persons, elected Senators, assembled in the Capitol, in the city of Concord, in said State. His Excellency the Governor, attended by the honorable Council, having come into the Senate Chamber, thereupon they took and subscribed the oaths of office, and were duly qualified Senators, agreeably to the provisions of the Constitution: viz.,

From District No. 2-Hon. Joseph Blake; Herman Foster; David Morrill, Jr.; John D. Lyman; Eli Wentworth; 66 Hosea Eaton; 66 Walter Harriman; 66 Thomas Fisk; Jesse Slader; 66 66 George S. Towle; " 11- " 66 William A. Burns. 112_ 11 66

His Excellency the Governor and the honorable Council then withdrew.

The Senate was called to order by Greenleaf Cummings, Clerk of the Senate last year.

The Clerk stated that the first business properly before the Senate would be the selection of a temporary presiding officer.

On motion of the Senator from No. 7, Mr. Eaton,

The Honorable Senator from No. 5, Mr. Lyman, was chosen President pro tempore of the Senate.

Mr. Lyman assumed the chair, when,

Upon motion of the Senator from No. 2, Mr. Blake,

The Senate proceeded to the choice of President, by ballot. On the first balloting the President pro tem. announced the state of the vote to be as follows:

The state of the vote to be as follows:	
The whole number of votes cast is	10
Necessary for a choice,	10
Hon William A D	6
Hon. William A. Burns has	1
"Walter Harriman has	4
" George S. Towle has	1
and Han Change B. 10wie has	8

—and Hon. George S. Towle, having a majority of all the votes cast, was declared to be elected President of the Senate.

The President elect was conducted to the chair by the Hon. Senators from Nos. 10 and 12, Messrs. Slader and Burns.

Mr. Towle, upon taking the chair, addressed the Senate as follows:

Senators—I accept the office which you confer upon me by the vote just declared. I tender to you my grateful acknowledgments for the unsolicited partiality that assigns to me so distinguished a position, one so far above my deserts, in the deliberations of this honorable body. It is one that an honest ambition may honestly prize; but, more grateful to me than any honor it confers, will be the thrice grateful assurance it conveys of the personal regard and confidence of those from whom I receive it. To deserve and honor that confidence, especially in my official relations to this body, will command my highest ambition and efforts.

I need not remind you that the duties of a presiding officer in any deliberative assembly are necessarily arduous and responsible, and often they become difficult and embarrassing. To the intelligent discharge of those duties I bring no experience, no accomplishments, but only that untrained ability which will be

made successful in your official service, only as it receives your constant and kindest aid and support. Allow me, then, with unaffected earnestness, to solicit from each one of you, during the session upon which we have entered, all of that generous support and forbearance upon which I only found my hopes of contributing to the public service and the credit of the Senate, in the office to which you have called me. And to deserve that grateful coöperation, I pledge to you my most earnest efforts to discharge my duties as your presiding officer, with all that fidelity and unswerving partiality that my abilities may allow.

With these few brief words, waiving all discussion of those glittering side topics, which ordinarily come in to embellish these opening ceremonies, I at once invite you to the practical business

for which we were convened.

On motion of the Senator from No. 9, Mr. Fisk,
The Senate proceeded to the choice of Clerk by ballot.
On the first balloting the President announced the state of the vote to be as follows:
The whole number of votes cast is

The whole number of votes cast is

Necessary for a choice,
Charles H. Chapin has
Greenleaf Cummings has
—and GREENLEAF CUMMINGS, having a majority of all the votes

cast, was accordingly declared elected Clerk.

Greenleaf Cummings thereupon appeared, signified his acceptance of the office to which he had been elected, and was duly sworn to the faithful discharge of the duties thereof.

On motion of the Senator from No. 8, Mr. Harriman,

The Senate proceeded to the choice of Assistant Clerk by ballot.
On the first balloting the President announced the state of the vote to be as follows:

The whole number of votes cast is

Necessary for a choice,
Clinton W. Stanley has
William A. Preston has

—and WILLIAM A. PRESTON, having a majority of all the votes cast, was accordingly declared elected Assistant Clerk.

William A. Preston thereupon appeared, signified his acceptance of the office to which he had been elected, and was duly sworn to the faithful discharge of his duties as Assistant Clerk of the Senate.

The Senator from No. 9, Mr. Fisk, introduced the following resolution:

Resolved, That Henry Willard, of Keene, be door-keeper of the Senate for the present political year; which resolution was adopted.

Henry Willard thereupon appeared, signified his acceptance of the office to which he had been chosen, and was duly sworn to the faithful discharge of the duties thereof.

The Senator from No. 12, Mr. Burns, introduced the follow-

ing resolution:

Resolved, That the rules of the Senate for 1859 be adopted as the rules for this session until otherwise ordered; which resolution was adopted.

The Senator from No. 7, Mr. Eaton, introduced the following

resolution:

Resolved, That the Clerk inform the House of Representatives that the Senate have assembled, have chosen Hon. Geo. S. Towle, President; Greenleaf Cummings, Clerk; and Wm. A. Preston, Assistant Clerk, and are now ready to proceed to the business of the session; which resolution was adopted.

On motion of the Senator from No. 2, Mr. Blake,

The Senate adjourned.

AFTERNOON,

The following message was received from the House of Representatives by their Clerk:

Mr. President—The House of Representatives, having assembled, have chosen Hon. Charles H. Bell, Speaker; Edward Sawyer, Clerk, and Samuel D. Lord, Assistant Clerk, and are now ready to proceed to the business of the session.

They have also adopted, on their part, the joint rules of the two Houses of last year, as the joint rules for the present session, until otherwise ordered; in which they ask the concurrence of

the honorable Senate.

The Senate concurred in the adoption of said joint rules until otherwise ordered.

The following further message was received from the House of Representatives by their Clerk:

Mr. President-The House of Representatives have passed

the following resolution:

Resolved, That a committee of ten be appointed on the part of the House, with such as the Senate may join, to wait upon his Excellency the Governor, and inform him that a quorum of both branches of the Legislature have assembled, are organized, and are ready to receive any communication he may be pleased to

make.

The Speaker has appointed Messrs. Williams of Lancaster, Haley of Newmarket, Littlefield of Somersworth, Melcher of Gilford, Mason of Moultonborough, Colby of New-London, Batchelder of Manchester, Webster of Gilsum, Parker of Lempster, and Lang of Bath, the committee on the part of the House; on the passage of which resolution and appointment of a committee they ask the concurrence of the honorable Senate.

The Senate concurred with the House of Representatives in the appointment of said committee, and the President of the Senate appointed Messrs. Lyman and Slader as members of said joint committee on the part of the Senate.

The following further message was received from the House of

Representatives by their Clerk:

Mr. President-The House of Representatives have passed

the following resolution:

Resolved, That a committee be appointed on the part of the House, with such as the Senate may join, to prepare and report joint rules for the government of the two branches of the Legislature the present session.

The Speaker has appointed on the part of the House Messrs. Newell of Manchester, Currier of Canaan, and Edes of Newport; in which they ask the concurrence of the honorable Senate.

The Senate concurred, and Mr. Eaton was joined to said committee on the part of the Senate.

The following further message was received from the House of Representatives, by their Clerk:

Mr. President-The House of Representatives are now ready

to meet the honorable Senate in convention, for the purpose of proceeding in the elections, agreeably to the requirements of the Constitution.

Thereupon the Senator from No. 9, Mr. Fisk, introduced the following resolution:

Resolved, That the Senate now meet the House of Representatives in convention, for the purpose of proceeding in the elections, agreeably to the provisions of the Constitution.

The resolution was adopted, and the Senate met the House in

Convention.

[For proceedings in convention, see House proceedings.]

The Senator from No. 5, Mr. Lyman, from the joint select committee to wait upon His Excellency the Governor, and inform him that a quorum of both branches of the Legislature have assembled, &c., submitted the following report:

The joint select committee who were appointed to wait upon His Excellency the Governor, and inform him of the organization of the Legislature, have attended to the duty assigned them, and His Excellency informed them that at present he had no official communication to make.

J. D. LYMAN, for the committee on the part of the Senate.

The Senator from No. 9, Mr. Fisk, introduced the following resolution:

Resolved, That the Secretary of State be requested to lay before the Senate the returns of votes given for Senators in the several senatorial districts in this State in March last.

The following message was received from the House of Rep-

resentatives by their Clerk:

Mr. President—The Speaker has appointed Messrs. Winn of Claremont, Horne of Derry, Cook of Sandwich, Gregg of Greenfield, and Smith of Thornton, a committee on the part of the House, with such as the Senate may join, to assign committee rooms to the various committees during the present session; in the appointment of which committee they ask the concurrence of the honorable Senate.

The Senate concurred, and Mr. Wentworth was joined on the

part of the Senate.

A message was received from the Secretary of State, who came in, and laid before the Senate the returns of votes for Senators, as given in the several senatorial districts in the State in March last.

The Senator from No. 10, Mr. Slader, moved that the returns of votes for Senators, accompanying the message from the Secretary of State, be laid upon the table; which motion was adopted.

The following message was received from the House of Repre-

sentatives, by their Clerk:

Mr. President—The House of Representatives have passed the following resolution:

That a joint special committee, consisting of one from each county on the part of the House, and two on the part of the Senate, be appointed, to take into consideration what legislation is necessary to prevent the spread of the cattle disease, called "pleuro-pneumonia," in this State, and report to the House, by bill or otherwise, as speedily as may be.

The Speaker has appointed, on the part of the House, as such committee, Messrs. Wadleigh of Milford, Eaton of Candia, Bartlett of Lee, Pillsbury of Henniker, Mason of Tamworth, Rowe of Upper-Gilmanton, Smith of Dublin, Parker of Lempster, Webster of Haverhill, and Blaisdell of Jefferson; in which they

ask the concurrence of the honorable Senate.

The Senate concurred, and Messrs. Blake and Burns were joined to said committee on the part of the Senate.

On motion of the Senator from No. 12, Mr. Burns, The Senate adjourned.

THURSDAY, June 7, 1860.

The journal of the Senate of yesterday was read by the Clerk, and approved.

The following message was received from the House of Rep-

resentatives by their Clerk:

Mr. President—The House of Representatives are now ready to meet the honorable Senate in convention, for the purpose of proceeding in the elections, agreeably to the provisions of the

The Senator from No. 6, Mr. Wentworth, introduced the following resolution:

Resolved, That the Clerk of the Senate be directed to procure one copy of each of the daily papers printed in this city, for the use of the members of the Senate.

The resolution was adopted.

The Senator from No. 8, Mr. Harriman, introduced the following resolution:

Resolved, That the Senate now meet the House of Representatives in convention, for the purpose of proceeding in the elections, agreeably to the provisions of the Constitution. The motion was adopted.

[For proceedings in convention, see House journal.]

The Senator from No. 7, Mr. Eaton, introduced the following resolution:

Resolved, That a committee of three be appointed to prepare and report rules for the government of the Senate the present

The resolution was adopted.

Ordered, That Messrs. Eaton, Fisk and Harriman be said

The following message was received from the House of Representatives by their Clerk:

Mr. President—The House of Representatives have appointed the Rev. Nathaniel Bouton, D. D., of Concord, chaplain for the present session. Prayers will be offered in the Representatives' Hall, each day, during the session, ten minutes before the assembling of the House, at which the presence of the honorable Senate is respectfully solicited.

The Speaker has appointed, on the part of the House, Messrs. Coffin of Concord, Joy of Portsmouth, Whitehouse of Middleton, Hanson of Conway, Marshall of Warner, Morse of Manchester, Stone of Keene, Straw of Unity, Hamilton of Lyme, and Philbrick of Shelburne, a committee, with such as the Senate may join, to wait upon the Hon. Ichabod Goodwin, Governor elect, inform him of his election as Governor of the State for the ensuing year, and that the Legislature is now ready to receive any communication he may be pleased to make; in the appointment of which committee the House of Representatives ask the concurrence of the honorable Senate.

The Senate concurred, and Messrs. Fisk and Burns were named on the part of the Senate.

The following further message was received from the House of Representatives by their Clerk:

Mr. President—The Speaker has appointed, on the part of the House of Representatives, Messrs. Beal of Lyme, Leverett of Exeter, Holmes of Strafford, Ham of Gilford, Roberts of Tuftonborough, Cate of Loudon, Griffin of Litchfield, Batchelder of Fitzwilliam, McIlvin of Washington, and Lane of Milan, a committee, with such as the honorable Senate may join, to wait upon the honorable Councillors elect for the ensuing year, and inform them of their election; in the appointment of which they ask the concurrence of the honorable Senate.

The Senate concurred, and Messrs. Fisk and Eaton were joined to the committee on the part of the Senate.

The following further message was received from the House of Representatives by their Clerk:

Mr. President—The House of Representatives have voted that a joint committee of three, on the part of the House, be appointed, with such as the honorable Senate may join, to procure the printing of 750 copies of the Constitution of the United States, the rules of the Senate and House, the names of the members of both branches, with the officers thereof, and the number of the seat they severally occupy; also, the committees of both branches, together with their boarding-places—and to pro-

cure the same as soon as may be. Said committee consists of Messrs. Sawyer of Ossipee, Horton of Dover, and Colby of Franconia; in which they ask the concurrence of the honorable Senate.

The Senate concurred, and Mr. Blake was joined to said committee on the part of the Senate.

On motion of Mr. Blake,

The Senate adjourned.

AFTERNOON.

The Senator from No. 9, Mr. Fisk, from the joint select committee appointed to wait on Hon. Ichabod Goodwin, Governor elect, and inform him of his election to the office of Governor of the State of New-Hampshire for the ensuing political year, and that the Legislature are ready to receive any communication he may be pleased to make, by leave, made the following report:

The joint select committee appointed to wait on His Excellency Ichabod Goodwin, Governor elect, and inform him of his election to the office of Governor of the State of New-Hampshire for the ensuing political year, and that the Legislature are now in session, and ready to receive any communication he may be pleased to make, have instructed me to report that they have attended to the duty assigned them, and that His Excellency signified his acceptance of the office, and informed the committee that he would meet the Legislature in the Representatives' Hall this afternoon, at half past three o'clock, to take and subscribe the oaths prescribed by the Constitution, and at the same time he would make a communication to the Legislature.

THOMAS FISK,
For the committee on the part of the Senate.

The report was accepted.

The following message was received from the House of Representatives, by their Clerk:

Mr. President—The House of Representatives have passed

the following resolution:

Resolved, That the select committee appointed to wait upon His Excellency, the Governor elect, and inform him of his election, be a committee on the part of the House, with such as the Senate may join, to wait on the Hon. Ichabod Goodwin at half past 3 o'clock this afternoon, and conduct him, with the honorable Council, to the Representatives' chamber; in which they ask the concurrence of the honorable Senate.

The Senate concurred, and Messrs. Fisk and Burns were

joined to said committee on the part of the Senate.

The Senator from No. 9, Mr. Fisk, from the joint special committee appointed to wait upon the Councillors elect and inform them of their election, submitted the following report:

The joint special committee appointed to wait upon the Councillors elect and inform them of their election, report that they have waited upon the Hon. Reed P. Clark, of District No. 1; Hon. Daniel Sawyer, of District No. 2; Hon. Moody Currier, of District No. 3; Hon. Robert Elwell, of District No. 4, and Hon. Denison R. Burnham, of District No. 5, Councillors elect, and informed them of their election as Councillors in their respective districts for the ensuing political year, and that they have severally signified their acceptance of the same.

THOMAS FISK,
For the Committee on the part of the Senate.

The report was accepted.

The following message was received from the House of Representatives by their Clerk:

Mr. President—The Speaker has appointed Messrs. Goss of Hookset, Conner of Exeter, Wiggin of Laconia, Gregg of Greenfield, and Rollins of Wentworth, a committee on the part of the House, with such as the Senate may join, to wait upon His Excellency the Governor, and inform him of the election of Councillors; in which they ask the concurrence of the honorable Senate.

The Senate concurred, and Mr. Foster was joined to said committee on the part of the Senate.

The following further message was received from the House of Representatives, by their Clerk:

Mr. President—The House of Representatives is now ready to meet the honorable Senate in convention, for the purpose of proceeding in the elections, agreeably to the requirements of the Constitution.

Thereupon the Senator from No. 7, Mr. Eaton, introduced

the following resolution:

Resolved, That the Senate now meet the House of Representatives in convention, for the purpose of proceeding in the elections, agreeably to the provisions of the Constitution.

[For proceedings in convention, see House journal.]
On motion of the Senator from No. 5, Mr. Lyman,
The Senate adjourned.

FRIDAY, June 8, 1860.

On motion of Mr. Fisk, the reading of the journal was dis-

pensed with.

The Senator from No. 3, Mr. Foster, from the joint special committee who were instructed to wait upon His Excellency the Governor, and inform him of the election of Councillors in the several councillor districts in this State, submitted the following

report:

The joint special committee who were instructed to wait upon His Excellency the Governor, and inform him of the election of Councillors in the several councillor districts in this State, have attended to the duty assigned them, and informed His Excellency the Governor of the election of the following named gentlemen, as Councillors for the ensuing political year: viz.

In District No. 1—Hon. Reed P. Clark;

" " 2—Daniel Sawyer; " 3—Moody Currier;

" " 4—Robert Elwell;

" 5-Denison R. Burnham.

HERMAN FOSTER,

For the committee on the part of the Senate. The report was accepted. The Senator from No. 7, Mr. Eaton, from the joint select committee appointed to prepare and report joint rules for the government of both branches of the Legislature, at its present session, submitted the following report:

The joint select committee appointed to prepare and report joint rules for the government of both branches of the Legislature, have instructed me to report the following as the joint rules of the present year.

Hosea Eaton, For the Committee on the part of the Senate.

JOINT RULES FOR THE SENATE AND HOUSE OF REPRESENTATIVES.

1. When a convention of the two Houses are to be formed, whether by requirement of the Constitution or by a vote or resolve of the two Houses, a message shall be sent from the House of Representatives to the Senate, giving notice when the House will meet the Senate in convention. As soon thereafter as the convenience of the Senate will permit, they will attend in the House. The Speaker of the House shall be chairman of the convention, and shall state the reason for forming the convention. When the House and Senate are thus formed in convention, the rules adopted as the rules of the House shall be considered the rules of the convention, so far as they may be deemed applicable, and the convention shall accordingly be governed thereby.

2. Messages shall be sent by such person or persons as each

House may determine to be proper.

3. Messages from either House shall be received by the other at all times, except when engaged in putting a question, in calling the yeas and nays, in counting ballots, or in reading the journal.

4. When a message shall be sent from either House to the other, it shall be announced at the door of the House to which it may be sent, by the door-keeper.

5. While bills are on their passage between the two Houses, they shall be under the signature of the clerk of each House

respectively.

6. There shall be a committee for the purpose of engrossing bills, consisting of two members of each House. All bills that pass both Houses shall be delivered to said committee, be by them engrossed, carefully examined, and reported to the respective

Houses; and shall be signed, first by the Speaker of the House of Representatives, and then by the President of the Senate.

7. There shall be a committee, to consist of three members of the House and one of the Senate, on each of the following subjects: to wit, On all matters relative to the State Library, and on all matters relative to the State House Yard.

8. When a bill or resolve which shall have passed in one House is rejected in the other, notice thereof shall be given to the House in which the same shall have passed.

9. Each House shall transmit to the other all papers on which

any bill or resolve shall be founded.

10. Each House shall transmit to the other all bills which have passed their several stages in the House in which they originated, at least twenty-four hours before the time fixed on for adjournment.

11. After each House shall have adhered to their disagree-

ment, a bill or resolve shall be considered lost.

12. No claim outstanding on the first day of the session shall be acted upon unless such claim shall have been presented before the close of the second week of the session.

The report was accepted, and adopted.

The Senator from No. 6, Mr. Wentworth, introduced the following resolution:

Resolved, That the rules of the Senate be so far suspended, as that when the Senate adjourn this forenoon it be to meet at 2 o'clock in the afternoon; and, upon the adjournment this afternoon, it be to meet again on Monday afternoon next, at 4 o'clock.

The resolution was adopted.

The Senator from No. 7, Mr. Eaton, from the select committee to report rules for the government of the Senate during its present session, submitted the following report:

The select committee appointed to propose and report rules for the government of the Senate, the present year, have instructed me to report the following:

Hosea Eaton, for the Committee.

RULES OF THE SENATE.

1. The President having taken the chair, and a quorum being present, the journal of the preceding day shall be read, and any erroneous entry shall be corrected.

2. No member shall hold conversation with another during the reading of the journal, or while a member is speaking in

debate.

3. Every member, rising to speak, shall address the President, and when he has finished, shall sit down.

4. No member shall speak more than twice on the same

question, on the same day, without leave of the Senate.

5. More than one member rising to speak at the same time,

the President shall decide who shall speak first.

6. If any member transgress the rules of the Senate, the President shall, or any member may call him to order, in which case the member so called to order shall sit down, and the Senate, if appealed to, shall decide the case; but if there be no appeal, the decision of the President shall be conclusive.

7. No member shall absent himself, without permission from

the Senate.

8. A motion shall be seconded before it is debated, and, if required by the President or any member, it shall be reduced to

writing.

9. When a question is under debate, no motion shall be received but to adjourn, to postpone indefinitely, to lay on the table, to postpone to a certain day, to commit, or to amend; which several motions shall take precedence in the same order in which they are arranged. And no motion to postpone indefinitely, to postpone to a certain day, or to commit, being decided, shall be in order at the same stage of the bill or proposition, until after an adjournment.

10. If the question under debate shall admit of division, any member may have it divided, and in filling blanks the longest

time and the largest sum shall be put first.

11. When the reading of a paper is called for, and the same is objected to, it shall be decided by a vote of the Senate, and without debate.

12. When the ayes and noes are required, each member shall declare his assent or dissent to the question, unless for special reasons he be excused by the Senate.

13. When a motion is made to shut the doors of the Senate,

on the discussion of any business which, in the opinion of any member, may require secrecy, the President shall desire the gallery to be closed, and the doors shall remain closed until the

subject is disposed of.

14. After a motion has been decided, it shall be in order for any member who voted with the majority, or, if the Senate be equally divided, any member voting on the side prevailing, to move for a reconsideration thereof, unless the bill, resolution, report, amendment, or motion on which the vote was taken, has gone from the possession of the Senate; but no motion to reconsider shall be in order unless made the same day on which the vote was taken, or the next day after on which the Senate shall be in session; but no vote shall be reconsidered when a less number of members is present than when it passed.

15. Before any petition or memorial, addressed to the Senate, shall be received and read, a brief statement of the contents thereof shall be made by the member introducing the same.

16. At least one day's notice shall be given before a motion

for leave to bring in a bill shall be in order.

17. Every bill shall be read three times before its passage; and the President shall give notice at each time whether it be the first, second or third reading; and no bill, after it has been read a second time, shall have a third reading before an adjournment.

18. All resolutions which may require the signature of the

Governor, shall be treated in the same manner as bills.

19. When a bill shall have been read a first time and ordered to a second reading, it shall immediately be read a second time by its title, and by the President referred to the appropriate standing committee, unless otherwise ordered by the Senate.

20. The Senate may resolve itself into a committee of the whole at any time, on motion made for that purpose; and in forming a committee of the whole, the President shall leave the chair and appoint a chairmam to preside in committee. The President may, at any time, name any member to perform the duties of the chair, but such substitution shall not extended beyond an adjournment.

21. The last question upon the second reading of a bill or resolution shall always be: Shall it be read a third time? and no amendment shall be received or discussed on the third reading of any bill or resolution, unless by consent of eight members present; but it shall at all times be in order, before the final

passage of any bill or resolution, to move its commitment; and should such commitment take place, and an amendment be reported, the bill or resolution shall again be read a second time, and considered as in a committee of the whole.

22. The titles of bills, and such parts thereof as may be affected by proposed amendments, shall be entered on the jour-

nals.

23. All bills, resolutions and addresses, after passing the Senate, shall be signed by the President; and all warrants and other processes, issued by order of the Senate, shall be under

his hand and seal, attested by the Clerk.

24. The following standing committees, to consist of three members each, shall be appointed at the commencement of any session, with leave to report by bill or otherwise: A committee on the Judiciary; a committee on Incorporations; a committee on State Institutions; a committee on Roads, Bridges and Canals; a committee on Claims; a committee on Railroads; a committee on Banks; a committee on Agriculture and Manufactures; a committee on Elections; a committee on Education; a committee on Finance; and a committee on Towns.

25. All committees shall be appointed by the President, unless a member requests that the appointment shall be by ballot, in

which case it shall be so done.

26. When the Senate shall concur with the House of Representatives in the appointment of a joint committee, consisting of not more than five members of the House, one member shall be added on the part of the Senate; but when more than five, two members of the Senate shall be added.

27. Messages shall be sent to the House of Representatives

by the Clerk of the Senate.

28. Messages from the Governor or House of Representatives may be received at all times, except when the Senate is engaged in putting a question, in calling the ayes and noes, in counting

the ballots, or in reading the journal.

29. All questions shall be put by the President, and each member of the Senate shall signify his assent or dissent by answering aye or no. If the President doubts, or a division is called for, the Senate shall divide. Those in the affirmative of the question shall first rise in their seats, and stand till they be counted, and afterward those in the negative shall rise and stand till they be counted. The President shall then rise and state the decision of the Senate.

30. No person, except the members of the Executive, or the members of the House of Representatives and their officers, shall be admitted within the bar of the Senate, except by invitation of the President, or some member, with his consent.

31. The Senate shall adjourn to meet at 10 o'clock in the morning and 3 o'clock in the afternoon of each day, unless the

Senate shall otherwise order.

32. Motions to adjourn shall be decided without debate.

The report was accepted and adopted.

The Senator from No. 5, Mr. Lyman, moved that the vote, whereby the report of said committee was adopted, be reconsidered, he having voted in the affirmative upon the adoption, and now desiring to propose an amendment.

The vote whereby the report was adopted was reconsidered, and the report was again before the Senate for consideration.

The same Senator moved that the words "Roads, Bridges and Canals," in the sixth line of section numbered twenty-four, be stricken out, and the words "Military Affairs, and Roads, Bridges and Canals," be inserted in their place.

The amendment, in striking out and inserting, as proposed by Mr. Lyman, was agreed to; and the report was again adopted.

On motion of the Senator from No. 10, Mr. Slader,

The Senate adjourned.

AFTERNOON.

There being no business before the Senate, On motion of the Senator from No. 5, Mr. Lyman, The Senate adjourned.

Monday, June 11, 1860.

Four o'clock, afternoon.

On motion of Mr. Eaton the reading of the journal was dispensed with.

The following message was received from the House of Rep-

resentatives by their Clerk:

Mr. President—The Speaker has appointed the following as the Joint Standing Committees on the part of the House:

Library—Messrs. Elkins of Farmington, Webster of Salem,

and Jewett of Groton.

Engrossed Bills—Messrs. Willard of Orford and Durgin of Northwood.

State House and State House Yard.—Messrs. Stinson of Dunbarton, Dimond of Concord and Rollins of Wentworth.

The President of the Senate announced from the chair the following

STANDING COMMITTEES.

On the Judiciary-Messrs. Foster, Harriman and Eaton.

On Incorporations-Messrs. Blake, Lyman and Morrill.

On State Institutions—Messrs. Eaton, March and Harriman. On Military Affairs and Roads, Bridges and Canals—Messrs.

March, Wentworth and Blake.

On Claims—Messrs. Fisk, Burns and Wentworth.
On Railroads—Messrs. Harriman, Blake and Foster.

On Banks—Messrs. Lyman, Foster and Burns.

On Agriculture and Manufactures—Messrs. Slader, Fisk and Burns.

On Elections—Messrs. March, Morrill and Slader.

On Education—Messrs. Burns, Lyman and March.

On Finance—Messrs. Morrill, Slader and Fisk.

On Towns—Messrs. Wentworth, Eaton and Blake.

JOINT STANDING COMMITTEES.

On Engrossed Bills-Messrs. Slader and Fisk.

On the Library—Mr. Lyman.

On the State House and State House Yard-Mr. Morrill.

The Senator from No. 6, Mr. Wentworth, introduced the fol-

lowing resolution:

Resolved, That the petitions, bills and resolves, and all papers relating thereto, which were postponed by the Senate from the last session of the Legislature, be referred to a select committee of three.

The resolution was adopted.

Ordered, That Messrs. Wentworth, Foster and Eaton constitute said committee.

On motion of the Senator from No. 7, Mr. Eaton, the returns of votes for Senators, now lying upon the table, were taken therefrom and referred to the standing Committee on Elections.

On motion of the Senator from No. 9, Mr. Fisk,

The Senate adjourned.

Tuesday, June 12, 1860.

The journal of yesterday was read by the Clerk, and approved.

The Senator from No. 6, Mr. Wentworth, from the select Committee upon Unfinished Business, submitted the following report:

The select Committee on Unfinished Business, to whom was referred bills and resolutions of the following titles: viz.,

An act to provide for the union of the Manchester and Lawrence Railroad and the Concord Railroad corporations;

An act to provide against nuisances;

An act in relation to public lands in the town of Pittsburg; A resolution making an appropriation for a road in the town of Dummer;

A resolution in favor of a road at Wentworth's Location;
A resolution in relation to the Carroll representative district;
Have instructed me to report the following resolution:

ELI WENTWORTH, for the Committee.

Resolved, That the act in relation to the Manchester, Lawrence and Concord Railroads be referred to the Committee on Railroads;

That the act to provide against nuisances be referred to the Committee on the Judiciary;

That the act in relation to public lands in the town of Pitts-

burg be referred to the Committee on State Institutions;

That the resolution in relation to making an appropriation for a road in the town of Dummer, and a resolution in favor of a road in Wentworth's Location, be referred to the Committee on Military Affairs, Roads, Bridges and Canals; and

That the resolution in relation to the Carroll representative

district be referred to the Committee on Towns.

The report was accepted and the resolution adopted.

The Senate proceeded to the consideration of the aforesaid bill, reported from said committee, entitled, An act to provide for the union of the Manchester and Lawrence Railroad and the Concord Railroad Corporations; which was read a first and second time, and referred to the Committee on Railroads.

The act to provide against nuisances was read a first and sec-

time, and referred to the Committee on the Judiciary.

The act in relation to the Public Lands in the town of Pittsburg was read a first and second time, and referred to the Committee on State Institutions.

The resolution in relation to making an appropriation for a road in the town of Dummer was read a first and second time, and referred to the Committee on Military Affairs, Roads, Bridges and Canals.

The resolution in favor of a road at Wentworth's Location was read a first and second time, and referred to the Committee on

Military Affairs, Roads, Bridges and Canals.

The resolution in relation to the Carroll representative district was read a first and second time, and referred to the Committee

The Senator from No. 7, Mr. Eaton, gave notice that he should ask leave, on a subsequent day, to introduce a bill entitled "An

act to prevent injury to Sandy Pond ice."

The Senator from No. 3, Mr. Foster, introduced the following

resolution:

Resolved, That on Wednesday next, at half past three o'clock in the afternoon, the Senate will proceed to the election, on the part of the Senate, of United States Senator, to represent this State, in the Senate of the United States, for six years from and after the third day of March next.

The resolution was adopted.

The Senator from No. 7, Mr. Eaton, introduced the following resolution:

Resolved, That a committee of three be appointed by the Chair, to take into consideration the message of His Excellency the Governor, and report what disposition shall be made of the several subjects embraced therein.

The resolution was adopted.

Ordered, That Messrs. Eaton, Foster and Burns constitute said committee.

On motion of the Senator from No. 8, Mr. Harriman, The Senate adjourned.

AFTERNOON.

The Senator from No. 4, Mr. Morrill, from the standing Committee upon Elections, submitted the following report:

The standing Committee on Elections, to whom was referred the returns of votes for Senators in the several senatorial districts, have examined the same with the records in the office of the Secretary of State, and have instructed me to report that they result as follows:

DAVID MORRILL, Jr., for the Committee.

District No. 1.

Whole number of votes returned, Necessary for a choice, Estimated as scattering,	3,868 1,935
Simes Frink has CLEMENT MARCH has	1,805
-and is elected. No returns from Gosport.	2,060

District No. 2.

Whole number of votes returned, Necessary for a choice, Estimated as scattering, Moses Eaton, Jr., has JOSEPH BLAKE has —and is elected.	6,543 3,272 18 2,856 3,669
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Tuesday, June 12, 1860.

District No. 3.

1/10/100 110. 0.	
Whole number of votes returned, Necessary for a choice,	4,277 2,139
Estimated as scattering, William A. Putney has HERMAN FOSTER has	1,885 2,391
—and is elected.	
District No. 4.	
Whole number of votes returned, Necessary for a choice,	5,974 $2,988$
Scattering,	8
Henry P. Rolfe has	2,734
DAVID MORRILL, Jr., has	3,232
—and is elected.	
District No. 5.	
Whole number of votes returned,	5,427
Necessary for a choice,	2,714 $2,258$
William Rand has John D. Lyman has	3,169
—and is elected.	0,200
District No. 6.	
TYPE 1 Control of the state of	8,343
Whole number of votes returned, Necessary for a choice,	4,172
Samuel Emerson has	4,161
ELI WENTWORTH has	4,182
—and is elected.	
District No. 7.	
District 140. 1.	
Whole number of votes returned,	4,629
Necessary for a choice,	2,315
Jonathan Russell, 2nd, has	2,056
Hosea Eaton has	2,573
—and is elected.	

Journal of the Senate,

District No. 8.

1000000 110.0.	
Whole number of roter and	
Whole number of votes returned, Necessary for a choice,	6,144
Estimated as seethering	3,073
Estimated as scattering,	6
Benjamin F. Harriman has Walter Harriman has	2,904
—and is elected.	3,234
—and is elected.	
District No. 9.	
Whole number of water and	~
Whole number of votes returned, Necessary for a choice,	5,016
Estimated as scattering,	2,509
Tileston A. Barker has	25
THOMAS FISK has	1,896
	3,095
—and is elected. No return from Surry.	
70' , ' , 37 40	
District No. 10.	
Whole number of make 1	
Whole number of votes returned,	5,526
Necessary for a choice,	2,764
Estimated as scattering,	1
Sylvanus F. Redfield has Jesse Slader has	2,618
	2,907
—and is elected.	
District No. 11.	
3171	
Whole number of votes returned,	7,045
Necessary for a choice,	3,523
Estimated as scattering,	1
John S. Woodman has	3,273
George S. Towle has	3,771
—and is elected.	
District No. 12.	
Whole number of votes returned,	8,635
Necessary for a choice,	
Frederick G. Messer has	4,318
WILLIAM A. BURNS has	4,016
-and is elected.	4,619
ML and the state of the state o	

The report was accepted.

The Senator from No. 3, Mr. Foster, gave notice that he would, to-morrow or some subsequent day, ask leave to introduce a bill relating to suits in equity.

The Senator from No. 10, Mr. Slader, from the joint standing Committee on Engrossed Bills, submitted the following report:

The joint standing Committee on Engrossed Bills have instructed me to report that said committee have appointed Silas Hardy, of Keene, Engrossing Clerk of the Legislature for the present year.

JESSE SLADER, For the Committee on the part of the Senate.

The report was accepted.
On motion of the Senator from No. 9, Mr. Fisk,
The Senate adjourned.

WEDNESDAY, June 13, 1860.

On motion of Mr. Slader, the reading of the journal was dis-

pensed with.

Agreeably to previous notice, the Senator from No. 7, Mr. Eaton, introduced a bill entitled, "An act to prevent injury to Sandy Pond ice," which was read twice and referred to the Committee on Incorporations.

The following message was received from the House of Rep-

resentatives by the Clerk:

Mr. President—The Speaker has appointed Messrs. Pattee of Antrim, Shirley of Andover, and Dewey of Hanover, a committee on the part of the House, with such as the Senate may join, to audit the accounts of the State Treasurer and report thereon; in the appointment of which committee the House ask the concurrence of the honorable Senate.

The Senate concurred, and Mr. Morrill was joined to the committee on the part of the Senate.

Agreeably to previous notice, the Senator from No. 3, Mr.

Foster, introduced a bill entitled "An act relating to suits in Equity;" which was read twice and referred to the Committee

on the Judiciary.

The Senator from No. 12, Mr. Burns, presented the petition of John S. G. Leavitt, and fifty-five others, in relation to the bill now before the Senate proposing a repeal of the chapter in the Pamphlet Laws relating to the representative district composed of the town of Carroll, Hart's Location, Crawford's Purchase, and Nash & Sawyer's Location.

Ordered, That said petition be referred to the Committee upon

Towns.

[Mr. Lyman in the chair.]

The Senator from No. 3, Mr. Foster, from the standing Committee upon the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled, "An act relating to suits in Equity," having had the same under consideration, have instructed me to report the same without amendment.

HERMAN FOSTER, for the Committee.

The report was accepted, and the bill ordered to a third read-

ing this afternoon at three o'clock.

The Senator from No. 7, Mr. Eaton, from the select Committee upon the message of His Excellency the Governor, submitted the following report:

The Committee to whom was referred the message of His Excellency the Governor, with instructions to report what disposition shall be made of the several subjects embraced therein, having had the same under consideration, have instructed me to report the following resolution:

HOSEA EATON, for the Committee.

Resolved, That so much of His Excellency's message as relates to education be referred to the Committee on Education; so much as relates to agriculture and manufactures, to the Committee on Agriculture and Manufactures; so much as relates to public taxes and finance, to the Committee on Finance; so much as relates to banks and banking, to the Committee on Banks; so

much as relates to railroads, to the Committee on Railroads; so much as relates to the cattle disease, to the committee who have that subject under consideration; so much as relates to the Asylum, House of Reformation, and State Prison, to the Committee on State Institutions; and so much as relates to courts, county expenses, and national affairs, to the Committee on the Judiciary.

The report was accepted, and the resolution adopted.

On motion of the Senator from No. 9, Mr. Fisk,

The Senate adjourned.

AFTERNOON.

The bill entitled "An act relating to suits in Equity," was read a third time, and passed.

The following message was received from the House of Repre-

sentatives, by their Clerk:

Mr. President—The House of Representatives have, on their part, elected the Hon. Daniel Clark, a Senator in the Congress of the United States, to fill the term commencing March 4, 1861; in which they ask the concurrence of the honorable Senate.

The House has passed a bill with the following title: "An act to extend the time for completing the Great Falls and Conway Railroad;" in the passage of which bill the House asks the con-

currence of the honorable Senate.

The bill entitled "An act to extend the time for completing Great Falls and Conway Railroad," was read twice and referred

to the Committee on Railroads.

The Senator from No. 5, Mr. Lyman, at three and one half o'clock, moved that the Senate now proceed to the special order for that hour, being the choice, on the part of the Senate, of a Senator to the Congress of the United States, for six years from and after the third day of March next.

The affirmative of the question prevailed.

The Senate then proceeded by ballot to choose, on their part,

a Senator from this State to the Congress of the United States, for the term of six years from and after the third day of March next.

The President requested the Senator from No. 8, Mr. Harriman, to assist in sorting and counting the votes.

At the conclusion of the balloting the President announced

the state of the ballot to be as follows, viz.:

and Honorable Daniel Clark was accordingly declared duly elected on the part of the Senate, and in concurrence with the House of Representatives, a United States Senator for the term of six years, commencing March 4, 1861.

The Senator from No. 8, Mr. Harriman, from the standing

committee on Railroads, submitted the following report:

The standing committee on Railroads, to whom was referred the bill entitled "An act to extend the time for completing the Great Falls and Conway Railroad," having had the same under consideration, have instructed me to report the same without amendment.

Walter Harriman,

For the Committee.

The report was accepted, and the bill ordered to a third reading to-morrow forenoon at 11 o'clock.

The following message was received from the House of Rep-

resentatives, by their Clerk:

Mr. President—The House of Representatives have passed a resolution of thanks to Dr. George B. Loring, in which they ask the concurrence of the honorable Senate. The resolution is as follows:

STATE OF NEW-HAMPSHIRE.

In the year of our Lord one thousand eight hundred and sixty.

Resolved by the Senate and House of Representatives, in General Court convened, That the thanks of the Legislature be presented to Dr. George B. Loring, for the highly interesting and instructive address, delivered by him before the members of the

Legislature, on the evening of June 12th, relative to the contagious disease prevailing among the cattle of Massachusetts.

Resolved, That His Excellency the Governor be requested to furnish Dr. Loring with a copy of the foregoing resolution.

The resolution was adopted in concurrence.

On motion of the Senator from No. 4, Mr. Morrill,

The Senate adjourned.

THURSDAY, June 14, 1860.

The journal of yesterday's proceedings was read by the Clerk, and approved.

The following message was received from the House of Rep-

resentatives, by their Clerk:

Mr. President—The House of Representatives have passed

the following resolution:

Resolved, That the House of Representatives will be ready to meet the honorable Senate in convention, for the purpose of going into the election of Secretary of State, State Treasurer, and Commissary-General, on Friday next, at eleven o'clock in the forenoon; in which they ask the concurrence of the honorable Senate.

The Senate concurred.

The Senator from No. 8, Mr. Harriman, from the standing committee upon railroads, submitted the following

REPORT:

The standing committee on Railroads, to whom was referred the bill entitled "An act to provide for the union of the Manchester and Lawrence Railroad, and the Concord Railroad corporations," having had the same under consideration, have instructed me to report the following resolution:

WALTER HARRIMAN, for the Committee.

Resolved, That the further consideration of the subject be postponed to the next session of the Legislature.

The report was accepted, and the farther consideration of the said bill was postponed to the next session of the Legislature.

At eleven o'clock the bill entitled "An act to extend the time for completing the Great Falls and Conway Railroad," was read a third time and passed.

On motion of the Senator from No. 12, Mr. Burns,

The Senate adjourned.

AFTERNOON.

The following message was received from the House of Representatives by their Clerk:

Mr. President—The House of Representatives have passed bills with the following titles, and the following joint resolution, viz:

An act to incorporate the Nashua Watch Company;

An act relating to Commissioners;

Resolution in favor of Henry O. Kent; in the passage of which bills and joint resolution the House asks the concurrence of the honorable Senate.

The bill entitled "An act to incorporate the Nashua Watch Company" was read twice and referred to the Committee on Incorporations.

The bill entitled "An act relating to Commissioners" was read

twice and referred to the Committee on the Judiciary.

The following resolution was read twice, and referred to the Committee on Claims:

Resolved by the Senate and House of Representatives, in General Court convened, That Henry O. Kent be allowed five hundred and ninety dollars and forty cents (\$590.40) in full for his account, and that the same be paid out of any money in the treasury not otherwise appropriated.

The Senator from No. 8, Mr. Harriman, from the standing Committee upon the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act relating to commissioners," having had the same under consideration, have instructed me to report the same without amendment.

WALTER HARRIMAN, for the Committee.

The report was accepted, and the bill ordered to a third reading to-morrow forenoon, at eleven o'clock.

The Senator from No. 2, Mr. Blake, from the standing com-

mittee upon Incorporations, submitted the following

REPORT:

The standing committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Nashua Watch Company," having had the same under consideration, have instructed me to report the same without amendment.

JOSEPH BLAKE, for the Committee.

The report was accepted, and the bill ordered to a third reading to-morrow forenoon, at eleven o'clock.

On motion of the Senator from No. 7, Mr. Eaton,

The Senate adjourned.

FRIDAY, June 15, 1860.

The journal of yesterday's proceedings was read by the Clerk,

and approved.

The Senator from No. 9, Mr. Fisk, moved that the rules of the Senate be so far suspended as that all bills and resolutions in order for a third reading this forenoon at eleven o'clock, be in order for a third reading at the present time.

The motion was agreed to.

Bills read a third time and passed:

An act to incorporate the Nashua Watch Company;

An act relating to commissioners.

The Senator from No. 7, Mr. Eaton, presented the following resolution:

Resolved, That the rules of the Senate be so far suspended as that when the Senate adjourn this forenoon, it be to meet at two o'clock in the afternoon, and upon the adjournment this afternoon, it be to meet again on Monday afternoon next, at four o'clock.

The resolution was adopted.

The Senator from No. 9, Mr. Fisk, from the standing Committee upon Claims, submitted the following report:

The standing Committee on Claims, to whom was referred the resolution in favor of Henry O. Kent, having had the same under consideration, have instructed me to report the same without amendment.

THOMAS FISK, for the Committee.

The report was accepted, and the resolution ordered to a third reading this afternoon, at two o'clock.

On motion of the Senator from No. 9, Mr. Fisk, the resolution

was read a third time at the present time and passed.

The following message was received from the House of Representatives, by their Clerk:

Mr. President—The House of Representatives are now ready to meet the honorable Senate, for the purpose of proceeding in the elections, agreeably to the Constitution.

Thereupon the Senator from No. 7, Mr. Fisk, introduced the following resolution:

Resolved, That the Senate now meet the House of Representatives in convention, for the purpose of proceeding in the elections, agreeably to the provisions of the Constitution.

The resolution was adopted.

[For proceedings in convention see House journal.]
On motion of the Senator from No. 7, Mr. Eaton,
The Senate adjourned.

AFTERNOON.

The Senator from No. 10, Mr. Slader, from the standing Committee upon Engrossed Bills, submitted the following report:

The Committee on Engrossed Bills report that they have carefully examined and found correctly engrossed, a joint resolution in favor of Henry O. Kent.

JESSE SLADER, for the Committee.

The report was accepted.

On motion of the Senator from No. 8, Mr. Harriman, The Senate adjourned.

Monday, June 18, 1860.

Four o'clock, afternoon.

The journal of Friday's proceedings was read by the Clerk,

and approved.

The Senator from No. 7, Mr. Eaton, gave notice that, to-morrow or some subsequent day, he would ask leave to introduce a

resolution relating to land of S. H. Allen.

The Senator from No. 5, Mr. Lyman, gave notice that he would, to-morrow or some subsequent day, introduce bills with the following titles:

An act relating to county expenses;

An act relating to county paupers in Strafford County;

An act abolishing the May term of court in Strafford County.

The following message was received from the House of Representatives, by their Clerk:

Mr. President—The Speaker has signed the following resolution, reported from the Committee on Engrossed Bills:

Resolution in favor of Henry O. Kent.

The following bills and joint resolution have passed the House of Representatives, in the passage of which bills and resolution the House asks the concurrence of the honorable Senate:

An act to change the name of the Baptist Convention of the State of New-Hampshire;

An act to prevent prize fighting;

An act to protect the smelt fisheries in Great Bay;

An act for the preservation and protection of fishin Spafford's Lake;

An act in amendment of chapter 61 of the Revised Statutes; Resolution in favor of Morrill & Silsby, and others.

The bill entitled "An act to change the name of the Baptist Convention of the State of New-Hampshire," was read twice and referred to the Committee on Incorporations.

The bill entitled "An act to prevent prize fighting," was read

twice, and referred to the Committee on the Judiciary.

The bill entitled "An act for the preservation and protection of fish in Spafford's Lake," was read twice, and referred to the Committee on Incorporations.

The bill entitled "An act in amendment of chapter 61 of the Revised Statutes," was read twice, and referred to the Commit-

tee on the Judiciary.

The bill entitled "An act to protect the smelt fishery in Great Bay," was read twice, and referred to the Committee on the Judiciary.

The following resolution was read twice, and referred to the

Committee on Claims:

"Resolved by the Senate and House of Representatives, in General Court convened, That Morrill & Silsby be allowed two hundred and fifteen dollars and nine cents; Jacob Carter, three hundred forty-seven dollars and eleven cents; Benjamin Grover, forty-one dollars and fifty-five cents; Morse & Granger, fifty-two dollars and ninety-seven cents; J. P. Currier, nineteen dollars and thirty-seven cents; G. W. Drew & Co., nine dollars; Wm. E. Webster, seven dollars and fifty cents; C. S. Wilson & Co., thirty-one dollars and fifty-five cents; E. Jackson, ninety-five dollars and seventeen cents; Daniel Sawyer, twenty-five dollars; Morris Clark, twenty-five dollars; Ephraim Weston, twenty-five dollars; G. Parker Lyon, sixty-five dollars and three cents; Bullock & Willis, twenty-four dollars and two cents; in full for their accounts, and that the same be paid out of any money in the Treasury not otherwise appropriated."

On motion of the Senator from No. 6, Mr. Wentworth,

The Senate adjourned.

Tuesday, June 19, 1860.

The journal of yesterday's proceedings was read by the Clerk, and approved.

Agreeably to previous notice, the Senator from No. 7, Mr. Eaton, introduced the following resolution:

STATE OF NEW-HAMPSHIRE.

In the year of our Lord one thousand eight hundred and sixty.

Resolved by the Senate and House of Representatives, in General Court convened, That the title of Samuel H. Allen (formerly Samuel Allen), claiming under Stephen Thayer, to a strip of land lying between Elkins' Grant, so called, and the north line of Waterville, in the county of Grafton, twenty-seven hundred rods in length and two hundred and seventy-three rods in width, be and the same is hereby confirmed, so far as it can be by a quitclaim deed from the State; and the Treasurer of the State is hereby authorized and directed to make and deliver to the said Allen and others, claiming title under Stephen Thayer, a quitclaim deed of all the right and interest of the State in the same, provided the said land has not been granted to other individuals before the date of the deeds from the said Elkins and his associates to said Thaver. And if there be any ungranted land, or if any land remains unsold by said Elkins and his associates, by good and sufficient deeds, lying between said north line of Waterville and the grant last above mentioned, the same is hereby granted to the said Allen, upon his producing to the Treasurer of this State satisfactory evidence of the quantity, and paying therefor to the said Treasurer the same sum per acre that was paid or agreed to be paid by Jasper Elkins and his associates, for land granted to them by deed dated August 31, 1830, executed by the Treasurer in conformity with a resolve of the Legislature, passed at the June session of the year last above written; which was read twice, and referred to the Committee on the Judiciary.

The Senator from No. 8, Mr. Harriman, from the standing Committee upon the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act to prevent prize fighting," having had the same under consideration, have instructed me to report the same without amendment.

WALTER HARRIMAN, for the Committee.

The report was accepted, and the bill ordered to a third reading this afternoon, at three o'clock,

The Senator from No. 7, Mr. Eaton, from the standing Committee upon the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred an Act in amendment of Chapter 61 of the Revised Statutes, having had the same under consideration, have instructed me to report the same without amendment.

Hosea Eaton, for the Committee.

The report was accepted, and the bill ordered to a third reading this afternoon, at three o'clock.

The Senator from No. 9, Mr. Fisk, from the standing Committee upon Claims, submitted the following report:

The standing Committee on Claims, to whom was referred the resolution in favor of Morrill & Silsby and others, having had the same under consideration, have instructed me to report the same without amendment.

THOMAS FISK, for the Committee.

The report was accepted, and the resolution ordered to be read a third time this afternoon, at three o'clock.

Agreeably to previous notice, the Senator from No. 5, Mr. Lyman, introduced a bill entitled "An act relating to the allowance of claims against counties," which was read twice, and referred to the Committee on Finance.

The Senator from No. 2, Mr. Blake, from the standing Committee upon Incorporations, submitted the following report:

The standing Committee on Incorporations, to whom was referred the bill entitled "An act to change the corporate name of the Baptist Convention of the State of New-Hampshire," having had the same under consideration, have instructed me to report the same without amendment.

JOSEPH BLAKE, for the Committee.

The report was accepted, and the bill was ordered to be read a third time this afternoon, at three o'clock.

The Senator from No. 6, Mr. Wentworth, from the standing

Committeee upon Military Affairs, Roads, Bridges and Canals, submitted the following report:

The standing Committee on Military Affairs, Roads, Bridges and Canals, to whom was referred the petition of Ziba F. Durkee and others, for an appropriation for making a highway in Wentworth's Location; also a resolution making an appropriation for a road in the town of Dummer; having had the same under consideration, have instructed me to report the following resolution:

ELI WENTWORTH, for the Committee.

Resolved, That the further consideration of said petition and resolution be indefinitely postponed.

The report was accepted, and the further consideration of said

petition and resolution was indefinitely postponed.

The Senator from No. 2, Mr. Blake, from the standing Committee upon Incorporations, submitted the following report:

The standing Committee on Incorporations, to whom was referred the bill entitled "An act for the preservation and protection of fish in Spafford's Lake," having had the same under consideration, have instructed me to report the same without amendment.

JOSEPH BLAKE, for the Committee.

The report was accepted, and the bill was ordered to be read a third time this afternoon, at three o'clock.

On motion of the Senator from No. 10, Mr. Slader,

The Senate adjourned.

AFTERNOON.

Bills, &c., read a third time and passed:

An act to change the name of the Baptist Convention of the State of New-Hampshire;

An act to prevent prize fighting;

An act for the preservation and protection of fish in Spafford's Lake;

An act in amendment of chapter 61 of the Revised Statutes; Resolution in favor of Morrill & Silsby and others.

The following message was received from the House of Representatives, by their Clerk:

Mr. President—The House of Representatives have passed the following bills and joint resolutions:

An act limiting the time in which prosecutions for violations of an act for the suppression of intemperance may be brought;

An act to authorize the city of Manchester to take stock in the

Manchester Aqueduct;

An act in amendment of an act entitled" An act to incorporate the Manchester Aqueduct;"

A joint resolution making appropriations for painting and re-

pairs of State House;

A joint resolution in favor of Rufus Merrill & Son and others; in the passage of which they ask the concurrence of the honorable Senate.

The Senate proceeded to the consideration of the foregoing bills and joint resolutions, which were read twice and referred, as follows:

An act limiting the time in which prosecutions for violations of an act for the suppression of intemperance may be brought, to the Committee on the Judiciary;

An act to authorize the city of Manchester to take stock in the Manchester Aqueduct, to the Committee on Incorporations;

An act in amendment of an act entitled "An act to incorporate the Manchester Aqueduct," to the Committee on Incorporations.

The following resolution was referred to the Committee on Claims:

Resolved by the Senate and House of Representatives, in General Court convened, That the sum of one thousand dollars be, and the same is hereby appropriated for the purpose of painting and making such repairs on the State House as the Governor and Council shall direct and approve, and that His Excellency the Governor, be authorized to draw his warrant on the treasury for that amount, out of any money not otherwise appropriated.

The following resolution was referred to the Committee on Claims:

Resolved by the Senate and House of Representatives, in General Court convened, That Rufus Merrill & Son be allowed one hundred twenty-nine dollars and nine cents; J. A. Merriam, Agent, one hundred fifty-six dollars and forty cents; Nathaniel White, thirty dollars; Cheney & Co., one hundred forty-six dollars and nine cents; Benj. W. Sanborn & Co., one hundred sixty-five dollars and twenty-four cents; Wm. H. Ranlet & Co., thirty-one dollars and fifty four cents; John Gallaher, six dollars; John Allen, thirteen dollars; Benning W. Sanborn, forty-six dollars and forty-three cents; in full for their accounts, and that the same be paid out of any money in the treasury not otherwise appropriated.

On motion of the Senator from No. 2, Mr. Blake, The Senate adjourned.

WEDNESDAY, June 20, 1860.

The journal of the Senate of yesterday was read by the Clerk, and approved.

The following message was received from the House of Rep-

resentatives by their Clerk:

Mr. President—The House of Representatives have passed the following bill:

An act relating to railroads and railroad corporations;

in the passage of which bill they ask the concurrence of the honorable Senate.

The bill entitled "An act relating to railroads and railroad corporations," was read twice and referred to the Committee on Railroads.

The following message was received from His Excellency the Governor, by the Secretary of State:

Council Chamber, June 19, 1860.

To the honorable Senate and House of Representatives: In pursuance of a resolution adopted by the Senate, at the last

session, the Governor and Council have examined the accounts of the Adjutant General, since the year 1855. It is proper to say that these accounts had before been examined and approved, each year, by the proper committee. The Council of my predecessor did not complete the examination required by the resolution of June session, 1858; and, accordingly, during the last year, I have given my personal attention to them. I find all the accounts correct, properly cast, and vouched.

The origin of the resolution of 1858, undoubtedly, was on account of some doubt whether the Adjutant General acted under proper authority. He made the transactions under authority of a resolution of the legislature, passed in 1849, under which transactions of the same nature were made by the predecessor of the present officer. It is my opinion that the exchange of arms was made with good judgment and to the advantage of the State.

The arms are now in excellent condition, the arsenals in the best order, and I see no occasion for further attention to the subject of the resolution in question.

ICHABOD GOODWIN.

The Senator from No. 12, Mr. Burns, from the standing Committee upon Claims, submitted the following report:

The standing Committee on Claims, to whom was referred the joint resolution appropriating one thousand dollars for repairs on the State house, having had the same under consideration, have instructed me to report the same without amendment.

W. A. Burns, for the Committee.

The report was accepted, and the bill was ordered to be read a third time this afternoon, at three o'clock.

The Senator from No. 8, Mr. Harriman, presented the remonstrance of Thomas Marston and 33 others, against the passage of any law to prevent the netting of fish in the tide waters of the Piscataqua river, or Great Bay.

Ordered, That it be referred to the Committee upon the Judiciary.

The Senator from No. 2, Mr. Blake, from the standing Committee upon Incorporations, submitted the following report:

The standing Committee on Incorporations, to whom was referred the bill entitled "An act in amendment of an act enti-

tled 'An act to incorporate the Manchester Aqueduct,'" having had the same under consideration, have instructed me to report the same without amendment.

JOSEPH BLAKE, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon, at three o'clock.

The Senator from No. 8, Mr. Harriman, from the standing Committee upon the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act limiting the time in which prosecutions for violation of an act for the suppression of intemperance may be brought," having had the same under consideration, have instructed me to report the same without amendment.

WALTER HARRIMAN, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon, at three o'clock.

The following message was received from the House of Representatives, by their Clerk:

Mr. President—The House of Representatives have passed a resolution fixing upon Saturday, the 30th day of June, inst., as the day when the Legislature shall be brought to a close, in the passage of which they ask the concurrence of the honorable Senate.

On motion of the Senator from No. 8, Mr. Harriman, the resolution was laid upon the table.

The following message was received from the House of Representatives, by their Clerk:

Mr. President—The House of Representatives have passed the following resolution:

Resolved, That the House will be ready to meet the honorable Senate in convention, for the purpose of electing a State Printer, and Warden of the State Prison, on Friday next, at eleven o'clock in the forenoon; in which they ask the concurrence of the honorable Senate.

The Senate concurred.

Agreeably to previous notice, the Senator from No. 5, Mr. Lyman, introduced a bill entitled "An act to abolish the May term of the Supreme Judicial Court for Stafford county," which was read twice, and referred to the Committee on the Judiciary.

On motion of the Senator from No. 9, Mr. Fisk,

The Senate adjourned.

AFTERNOON.

Bills read a third time and passed:

An act limiting the time in which prosecutions for violations of an act for the suppression of intemperance may be brought;

An act in amendment to an act entitled "An act to incorporate

the Manchester Aqueduct;"

Resolution making an appropriation for painting and repairing the State House.

The Senator from No. 3, Mr. Foster, from the standing Committee upon the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act to abolish the May term of the Supreme Judicial Court for Strafford county," having had the same under consideration, have instructed me to report the same without amendment.

HERMAN FOSTER, for the Committee.

The report was accepted, and the bill ordered to be read a third time to-morrow forenoon, at eleven o'clock.

The Senator from No. 9, Mr. Fisk, from the standing Committee upon Claims, submitted the following report:

The standing Committee on Claims, to whom was referred the joint resolution in favor of Rufus Merrill and others, having had the same under consideration, have instructed me to report the same without amendment.

THOMAS FISK, for the Committee.

The report was accepted, and the bill ordered to be read a third time this forenoon, at eleven o'clock.

The Senator from No. 7, Mr. Eaton, introduced the following resolution:

Resolved, That when the Senate adjourn this afternoon, it be to meet to-morrow afternoon at 3½ o'clock.

The resolution was adopted.

On motion of the Senator from No. 12, Mr. Burns, The Senate adjourned.

THURSDAY, June 21, 1860.

Three and one half o'clock, afternoon.

On motion of Mr. Lyman, the reading of the journal of yesterday was dispensed with.

Bills, &c., read a third time and passed:

An act to abolish the May term of the Supreme Judicial Court in Strafford county;

Resolution in favor of Rufus Merrill and others.

The Senator from No. 7, Mr. Eaton, from the standing Committee upon the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the resolution relating to the land of S. H. Allen, having had the same under consideration, have instructed me to report the same without amendment.

HOSEA EATON, for the Committee.

The report was accepted, and the resolution ordered to be read a third time to-morrow forenoon, at eleven o'clock.

The Senator from No. 10, Mr. Slader, gave notice that he would, to-morrow or some subsequent day, ask leave to introduce a bill entitled, "An act relating to the bonds of county Solicitors."

The following message was received from the House of Representatives by their Clerk:

Mr. President-The House of Representatives have passed

the following bills and joint resolutions, in which they ask the concurrence of the honorable Senate:

An act relating to the collection of interest on unpaid taxes;

An act to incorporate the Keene Gas Light Company;

An act to incorporate the Laconia Gas Light Company;

An act to incorporate the Milford Fire Insurance Company; An act to incorporate the First Christian Society in Milton;

An act to incorporate the Hanover Gas Light Company;

An act to incorporate the Belknap Mill;

An act to amend an act entitled an act to incorporate the Langdon Manufacturing Company;

An act to incorporate the Franconia Manufacturing Company;

An act to incorporate Kane Lodge No. 64, at Lisbon;

An act to incorporate the Cheshire County Musical Institute; An act in amendment of section 1, chapter 2246, of the Pamphlet Laws, entitled "An act to establish the boundary line between Greenland and Stratham;

An act to incorporate the capital stock of Newmarket Bank; An act to incorporate the Claremont Gas Light Company;

The resolution in favor of Henry O. Kent;

The resolution in favor of an appropriation for the State House.

Said bills and joint resolutions were severally read twice, and referred as follows:

An act in relation to the collection of unpaid taxes, to the Committee on Incorporations;

An act to incorporate the Keene Gas Light Company, to the Committee on Incorporations;

An act to incorporate the Laconia Gas Light Company, to

the Committee on Incorporations; An act to incorporate the Milford Fire Insurance Company,

to the Committee on Incorporations;

An act to incorporate the First Christian Society in Milton, to the Committee on Incorporations;

An act to incorporate the Hanover Gas Light Company, to the Committee on Incorporations;

An act to incorporate the Belknap Mills, to the Committee on Incorporations;

An act to amend an act entitled "An act to incorporate the Langdon Manufacturing Company," to the Committee on Incorporations:

An act to incorporate the Franconia Manufacturing Company, to the Committee on Incorporations;

An act to incorporate Kane Lodge No. 64, in Lisbon, to the

Committee on Incorporations;

An act to incorporate the Cheshire County Musical Institute,

to the Committee on Incorporations;

An act in amendment of section 1, chapter 2246, of the Pamphlet Laws, entitled "An act to establish the boundary line between Greenland and Stratham," to the Committee on Towns;

An act to increase the capital stock of the Newmarket Bank,

to the Committee on Incorporations;

An act entitled "An act to incorporate the Claremont Gas Light Company," to the Committee on Incorporations.

The following resolution was referred to the Committee on Claims:

Resolved by the Senate and House of Representatives, in General Court convened, That Henry O. Kent be allowed ten dollars for his account; Lawrence & Hagar, two dollars for their account; and that the same be paid out of any money in the Treasury not otherwise appropriated.

The following resolution was referred to the Committee on

Claims:

Resolved by the Senate and House of Representatives, in General Court convened, That the sum of five hundred dollars be, and the same hereby is appropriated out of any money in the treasury not otherwise appropriated, for the purpose of defraying the expense of having gas lights introduced into the House of Representatives, and procuring the necessary fixtures; also the further sum of two hundred dollars for the suitable ventilation of the Hall, to be expended by a joint committee of the Senate and House for that purpose.

The Senator from No. 9, Mr. Fisk, presented the petition of Thaddeus Morse and others, for an act for the preservation of

fish in Center pond, in the town of Dublin.

Ordered, That said petition be referred to the Committee upon the Judiciary.

[Mr. Eaton in the Chair.]

The Senator from No. 5, Mr. Lyman, from the standing committee upon Incorporations, submitted the following report:

The standing committee on Incorporations, to whom was referred the act to authorize the city of Manchester to take stock in the Manchester Aqueduct, having had the same under consideration, have instructed me to report the same with amendment, as follows:

J. D. LYMAN, for the Committee.

Strike out from section 2, the words, "This act shall take effect on its passage," and insert, "This act shall take effect whenever a majority of the legal voters of said city, at a meeting duly called for that purpose, shall accept the same."

The report was accepted, and the amendment adopted.

Ordered, That the bill be read a third time to-morrow fore-

noon, at eleven o'clock.

On motion of the Senator from No. 6, Mr. Wentworth, The Senate adjourned.

FRIDAY, June 22, 1860.

On motion of Mr. Harriman, the reading of the journal was dispensed with.

The Senator from No. 3, Mr. Foster, from the standing committee upon the Judiciary, submitted the following report:

The standing committee on the Judiciary, to whom was referred the petition of Thaddeus Morse and others, having had the same under consideration, have instructed me to report the accompanying bill, entitled "An act for the preservation of fish in Center pond, in the town of Dublin."

HERMAN FOSTER, for the Committee.

The report was accepted, the bill read twice, and referred to the Committee on the Judiciary.

The Senator from No. 3, Mr. Foster, from the standing committee upon the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act to protect the smelt fisheries in

Great Bay," with the accompanying petitions and remonstrance, having had the same under consideration, have instructed me to report the same without amendment.

HERMAN FOSTER, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon, at three o'clock.

Agreeably to previous notice, the Senator from No. 10, Mr. Slader, introduced a bill, entitled "An act relating to the bonds of county solicitors," which was read twice and referred to the Committee on Finance.

The Senator from No. 10, Mr. Slader, from the Joint Standing Committee upon Engrossed Bills, submitted the following report:

The Joint Standing Committee on Engrossed Bills report that they have carefully examined, and found correctly engrossed, bills of the following titles, and the following joint resolutions.

Jesse Slader, For the Committee on the part of the Senate.

An act for the preservation of fish in Spafford's Lake, in Chesterfield;

An act in amendment of chapter 1658 of the Pamphlet Laws;

An act to prevent prize-fighting;

An act in amendment to an act entitled "An act to incorporate the Manchester Aqueduct;"

An act to change the corporate name of the Baptist Convention of the State of New-Hampshire;

An act in amendment of chapter 61 of the Revised Statutes;

An act to incorporate the Nashua Watch Company;

An act to extend the time for completing the Great Falls and Conway Railroad;

An act relating to commissioners;

A joint resolution in favor of Morrill & Silsby, and others; A joint resolution making an appropriation to paint and repair the State House;

The report was accepted.

The following message was received from the House of Representatives, by their Clerk:

Mr. President—The House of Representatives have passed the following bills and joint resolutions, in which they ask the concurrence of the honorable Senate:

Resolution in favor of the N. H. Historical Society;

Resolution in favor of Dr. George B. Loring;

Resolution relative to the publication of the unpublished decisions of the Superior Court of Judicature;

Resolution in favor of William E. Chandler and others;

Resolution in favor of E. B. Prescott and others;

An act authorizing school districts to procure insurance upon their property;

An act relating to peremptory challenges in criminal cases;

An act in relation to persons summoned as trustees;

An act relating to the police court of the city of Dover;

An act for the better observance of the Sabbath;

An act to sever a certain tract of land from the town of Campton, and annex the same to the town of Plymouth;

An act in amendment of chapter 24 of the Revised Statutes, relative to the qualification of voters.

Said bills and resolutions were severally read twice, and referred as follows:

The following resolution to the Committee on Claims:

Resolved by the Senate and House of Representatives, in General Court convened, That the sum of five hundred dollars be, and the same is hereby appropriated to the N. H. Historical Society, for the purpose of binding up its large collections of pamphlets and newspapers, to procure a printed catalogue of the books in the library, and to publish two or more volumes of historical collections, for which it now has the material, and to add to its accommodations for shelves, cases, and its library, and that the same be appropriated out of any sum in the treasury not otherwise appropriated.

The following resolution to the Committee on Claims:

STATE OF NEW-HAMPSHIRE.

In the year of our Lord eighteen hundred and sixty.

Resolved by the Senate and House of Representatives, in General Court convened, That the sum of twenty-five dollars be paid out of any money in the treasury not otherwise appropriated, to

Dr. George B. Loring, of Salem, Mass., in compensation for his services and expenses for the address delivered by him on the 12th of June instant, upon the subject of the cattle disease, known as pleuro-pneumonia.

The following resolution to the Committee on the Judiciary:

STATE OF NEW-HAMPSHIRE.

In the year of our Lord one thousand eight hundred and sixty.

Resolved by the Senate and House of Representatives, in General Court convened, That His Excellency the Governor, by and with the advice and consent of the Council, is hereby authorized and empowered to enter into an agreement with Hon. Joel Parker, late chief justice of the Superior Court of Judicature, for the purchase and publication of the decisions of said court not yet reported, upon the basis of the agreement contained in the message of His Excellency the Governor, upon said subject, to the House of Representatives, dated June 18, 1860.

The following resolution to the Committee on Claims:

Resolved by the Senate and House of Representatives, in General Court convened, That William E. Chandler be allowed one hundred twenty-seven dollars and twenty-five cents; and Greenleaf Cummings, five hundred two dollars ninety-eight cents, in full for their accounts; and that the same be paid out of any money in the treasury not otherwise appropriated.

The following resolution to the Committee on Claims:

Resolved by the Senate and House of Representatives, in General Court convened, That E. B. Prescott be allowed twenty-five dollars; A. F. Fiske, twenty dollars; H. D. Pierce, twenty-five dollars; Mead Brothers & Co., two hundred sixteen dollars and ninety-five cents; Allen Tenny, four hundred twenty-four dollars and sixty-five cents; Thomas L. Tullock, two hundred twenty-eight dollars and ninety-two cents; A. L. Guernsey, twenty-two dollars and sixty-three cents; in full for their accounts, and that the same be paid out of any money in the treasury not otherwise appropriated.

An act authorizing school districts to procure insurance upon

their property, to the Committee on Education;

An act relating to peremptory challenges in criminal cases, to the Committee on the Judiciary; An act in relation to persons summoned as trustees, to the Committee on the Judiciary;

An act relating to the police court of the city of Dover, to the

Committee on the Judiciary;

An act for the better observance of the Sabbath, to the Com-

mittee on the Judiciary;

An act to sever a certain tract of land from the town of Campton, and annex the same to the town of Plymouth, to the Committee on Towns;

An act in amendment of chapter 24 of the Revised Statutes, relating to the qualification of voters, to the Committee on the

Judiciary.

[Mr. Harriman in the chair.]

The Senator from No. 3, Mr. Foster, from the standing Committee upon the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act for the preservation of fish in Center pond, in the town of Dublin," having had the same under consideration, have instructed me to report the same without amendment.

HERMAN FOSTER, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

On motion of Mr. Fisk, the following were read a third time

at the present time: viz.,

Resolution relating to land of S. H. Allen, which was passed; An act to authorize the city of Manchester to take stock in the Manchester Aqueduct. On motion of Mr. Fisk the bill was laid upon the table.

The Senator from No. 3, Mr. Foster, introduced the following

resolution:

Resolved, That when the Senate adjourn it be to meet this afternoon at two o'clock, and when it adjourns this afternoon it be to meet at four o'clock next Monday afternoon.

The Senator from No. 4, Mr. Morrill, called for a division of

the question.

The resolution, upon division, was adopted.

The following message was received from the House of Representatives, by their Clerk:

Mr. President—The House of Representatives are now ready to meet the honorable Senate in convention, for the purpose of proceeding in the elections, agreeably to the requirements of the Constitution.

The Senator from No. 7, Mr. Eaton, introduced the following

resolution:

Resolved, That the Senate now proceed to meet the House of Representatives in convention, for the purpose of proceeding in the elections, agreeably to the requirements of the Constitution.

[For proceedings in convention, see House journal.]

The Senator from No. 5, Mr. Lyman, from the Standing Committee upon Incorporations, submitted the following report:

The Standing Committee on Incorporations, to whom was referred the act relating to the collection of interest on unpaid taxes, having had the same under consideration, have instructed me to report the same without amendment.

J. D. LYMAN, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 5, Mr. Lyman, from the Standing Committee upon Incorporations, submitted the following report:

The Standing Committee on Incorporations, to whom was referred the act to incorporate the First Christian Society in Milton, having had the same under consideration, have instructed me to report the same without amendment.

J. D. LYMAN, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 4, Mr. Morrill, from the Standing Committee upon Incorporations, submitted the following report:

The Standing Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Claremont Gas Light Company," having had the same under consideration, have instructed me to report the same without amendment.

DAVID MORRILL, JR., for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 4, Mr. Morrill, from the standing Committee upon Incorporations, submitted the following report:

The standing Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Hanover Gas Light Company," having had the same under consideration, have instructed me to report the same without amendment.

DAVID MCRRILL, Jr., for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 4, Mr. Morrill, from the standing Committee upon Incorporations, submitted the following report:

The standing Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Keene Gas Light Company," having had the same under consideration, have instructed me to report the same without amendment.

DAVID MORRILL, Jr., for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 6, Mr. Wentworth, from the standing Committee upon Towns, submitted the following report:

The standing Committee upon Towns, to whom was referred the act entitled "An act in amendment of section 1, chapter 2246, of the Pamphlet Laws, entitled 'An act to establish the boundary line between Greenland and Stratham," having had the same under consideration, have instructed me to report the same without amendment:

ELI WENTWORTH, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 5, Mr. Lyman, from the standing Committee upon Incorporations, submitted the following report:

The standing Committee on Incorporations, to whom was referred the act entitled "An act to incorporate the Langdon Manufacturing Company," having had the same under consideration, have instructed me to report the same without amendment.

J. D. LYMAN, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 5, Mr. Lyman, from the standing Committee upon Incorporations, submitted the following report:

The standing Committee on Incorporations, to whom was referred the act to increase the capital stock of the Newmarket Bank, having had the same under consideration, have instructed me to report the same without amendment.

J. D. LYMAN, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 5, Mr. Lyman, from the standing Committee upon Incorporations, submitted the following report:

The standing Committee on Incorporations, to whom was referred the act to incorporate the Laconia Gas Company, having had the same under consideration, have instructed me to report the same with amendments, as follows:

J. D. LYMAN, for the Committee.

Section 1, after the word "Gas" insert the word "Light." Add, at the end of section 2, the words, "Said capital stock shall be divided into shares not exceeding one hundred dollars each; and the manufacture of said gas shall not be in the compact part of any village, without the consent of the selectmen of such town."

The report was accepted, the amendments adopted, and the bill ordered to be read a third time this afternoon at three o'clock.

On motion of the Senator from No. 8, Mr. Harriman, The Senate adjourned.

AFTERNOON.

Two o'clock.

The Senator from No. 9, Mr. Fisk, moved that the rules of the Senate be so far suspended as that all bills and joint resolutions which may be in order for a third reading this afternoon at three o'clock, be in order for a third reading at the present time.

The affirmative prevailed, so the rules were so far suspended. An act to protect the smelt fisheries in Great Bay was read a third time.

Mr. Wentworth moved that the bill be laid upon the table, and the motion prevailed.

An act for the preservation of fish in Center pond, in the town

of Dublin, was read a third time and passed.

An act relating to the collection of interest on unpaid taxes was read a third time.

The Senator from No. 12, Mr. Burns, moved that the bill be laid upon the table, and the motion prevailed.

The following were read a third time and passed:

An act to incorporate the First Christian Society in Milton; An act to incorporate the Claremont Gas Light Company; An act to incorporate the Hanover Gas Light Company;

An act to incorporate the Keene Gas Light Company;

An act in amendment of section 1, chapter 2246 of the Pamphlet Laws, entitled "An act to establish the boundary line between Greenland and Stratham;"

An act to amend an act entitled "An act to incorporate the Langdon Manufacturing Company;"

An act to increase the capital stock of the Newmarket Bank;

An act to incorporate the Laconia Gas Company;

Upon the question of the title to this bill, the Senator from No. 5, Mr. Lyman, moved to insert the word "Light" between the words "Gas" and "Company."

The amendment was adopted.

[Mr. Foster in the Chair.]

The Senator from No. 5, Mr. Lyman, from the standing Committee upon Incorporations, submitted the following report:

The standing Committee on Incorporations, to whom was referred the act to incorporate the Franconia Manufacturing Company,

having had the same under consideration, have instructed me to report the same without amendment.

J. D. LYMAN, for the Committee.

The report was accepted, and the bill ordered to be read a third time next Monday afternoon at four o'clock.

The Senator from No. 6, Mr. Wentworth, from the standing

Committee upon Towns, submitted the following report:

The standing Committee on Towns, to whom was referred the act entitled "An act to sever a certain tract of land from the town of Campton, and annex the same to the town of Plymouth," having had the same under consideration, have instructed me to report the same without amendment.

ELI WENTWORTH, for the Committee.

The report was accepted, and the bill ordered to be read a third

time next Monday afternoon at four o'clock.

On motion of the Senator from No. 6, Mr. Wentworth, the rules were so far suspended as that the bill was read a third time and passed.

The Senator from No. 4, Mr. Morrill, from the standing Committee upon Incorporations, submitted the following report:

The standing Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate Kane Lodge, No. 64, at Lisbon," having had the same under consideration, have instructed me to report the same without amendment.

DAVID MORRILL, Jr., for the Committee.

The report was accepted, and the bill ordered to be read a

third time next Monday afternoon at four o'clock.

The Senator from No. 9, Mr. Fisk, moved that the bill entitled "An act to authorize the city of Manchester to take stock in the Manchester Aqueduct," now lying upon the table, be taken therefrom and considered.

The affirmative of the question prevailed, and the question

being stated, shall the bill pass,

The Senator from No. 12, Mr. Burns, demanded the yeas and nays.

Those Senators who voted in the affirmative were Messrs.

Foster, Morrill, Lyman, Wentworth,

Eaton, Fisk, Towle—7.

Those Senators who voted in the negative were Messrs.

Harriman, Slader,

Burns-3.

So the bill passed.
On motion of the Senator from No. 7, Mr. Eaton,
The Senate adjourned.

Monday, June 25, 1860.

Four o'clock, afternoon.

On motion of Mr. Blake, the reading of the journal was dispensed with.

Bills read a third time and passed:

An act to incorporate the Franconia Manufacturing Company; An act to incorporate Kane Lodge, No. 64, at Lisbon.

The following message was received from the House of Representatives, by their Clerk:

Mr. President—The House of Representatives have passed the following bills and joint resolutions, in which they ask the concurrence of the honorable Senate:

An act concerning the sale of real estate incumbered by mortgage or otherwise;

An act to incorporate Star in the East Lodge, No. 59, at Exeter;

An act altering and establishing the terms of the Court of Probate in the county of Coos;

An act to incorporate the New-Hampshire Emigrant Aid and

Homestead Company;

An act in amendment of an act entitled "An act to incorporate the Ashuelot Manufacturing Company;"

An act in amendment of the charter of the Lake Insurance

Company;

An act relative to trials of cases in equity;

An act relating to the Second Congregational Society in Campton, county of Grafton;

An act relating to detective police officers;

An act relating to the powers and duties of police officers and watchmen.

The House have concurred with the honorable Senate in the amendments of the Senate to the following bills:

An act to incorporate the Laconia Gas Light Company;

An act authorizing the city of Manchester to take stock in the

Manchester Aqueduct.

The House of Representatives have, on their part, suspended joint rule, No. 12, of the two Houses, during Wednesday and Thursday, 20th and 21st inst.; in which they ask the concurrence of the honorable Senate.

Said bills, &c., were read twice and referred as follows:

An act concerning sales of real estate incumbered by mortgage or otherwise, to the Committee on the Judiciary;

An act to incorporate Star in the East Lodge, No. 59, at

Exeter, to the Committee on Incorporations;

An act altering and establishing the terms of the Court of Probate in the county of Coos, to the Committee on the Judiciary; An act to incorporate the New-Hampshire Emigrant Aid and

Homestead Company, to the Committee on Incorporations;

An act in amendment of an act entitled "An act to incorporate the Ashuelot Manufacturing Company," to the Committee on Incorporations;

An act in amendment of the charter of the Lake Insurance

Company, to the Committee on Incorporations;

An act in relation to trials of cases in equity, to the Commit-

tee on the Judiciary; An act relating to the Second Congregational Society in Campton, county of Grafton, to the Committee on Education;

An act relating to detective police officers, to the Committee on the Judiciary;

An act relating to the powers and duties of police officers and

watchmen, to the Committee on the Judiciary.

Upon the question, will the Senate concur with the House of Representatives in the suspension of joint rule, No. 12, of the two Houses, during Wednesday and Thursday, the 20th and 21st inst.?

The affirmative of the question prevailed, and the Senate concurred.

The Senator from No. 6, Mr. Wentworth, from the standing Committee upon Claims, submitted the following report:

The standing Committee on Claims, to whom was referred the resolution in favor of Henry O. Kent, and Lawrence & Hagar, having had the same under consideration, have instructed me to report the same without amendment.

ELI WENTWORTH, for the Committee.

The report was accepted, and ordered to be read a third time to-morrow forenoon at eleven o'clock.

The Senator from No. 6, Mr. Wentworth, from the standing Committee upon Towns, submitted the following report:

The standing Committee on Towns, to whom was referred the resolution regarding the Carroll representative district, having had the same under consideration, have instructed me to report the same without amendment.

ELI WENTWORTH, for the Committee.

The report was accepted, and the bill ordered to be read a third time to morrow forenoon at eleven o'clock.

The Senator from No. 8, Mr. Harriman, from the standing Committee upon the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act relating to the police court of the city of Dover," having had the same under consideration, have instructed me to report the same without amendment.

WALTER HARRIMAN, for the Committee.

The report was accepted, and the bill ordered to be read a third time to-morrow forenoon at eleven o'clock.

The Senator from No. 9, Mr. Fisk, from the standing Committee upon Claims, submitted the following report:

The standing Committee on Claims, to whom was referred the resolution in favor of Dr. George B. Loring, having had the same under consideration, have instructed me to report the same without amendment.

THOMAS FISK, for the Committee.

The report was accepted, and the resolution ordered to be read a third time to-morrow forenoon at eleven o'clock.

On motion of the Senator from No. 9, Mr. Fisk, all bills and resolutions, in order for a third reading to-morrow forenoon at eleven o'clock, were made in order at that time.

Bills, &c., read a third time and passed:

Resolution in favor of Dr. George B. Loring;

An act relating to the police court of the city of Dover;

Resolution in relation to the Carroll representative district;

Resolution in favor of Henry O. Kent and others.

The Senator from No. 4, Mr. Morrill, from the standing Committee upon Incorporations, submitted the following report:

The standing Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Cheshire County Musical Institute," having had the same under consideration, have instructed me to report the same without amendment.

DAVID MORRILL, Jr., for the Committee.

The report was accepted, and the bill ordered to be read a third time to-morrow forenoon at eleven o'clock.

On motion of the Senator from No. 6, Mr. Wentworth,

The Senate adjourned.

TUESDAY, June 26, 1860.

On motion of Mr. Harriman the reading of the journal was dispensed with.

The Senator from No. 8, Mr. Harriman, from the standing Committee upon the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the resolution relating to the publication of the unpublished decisions of the Superior Court of Judicature, having had the same under consideration, have instructed me to report the same without amendment.

WALTER HARRIMAN, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock,

The Senator from No. 8, Mr. Harriman, from the standing Committee upon the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act for the better observance of the Sabbath," having had the same under consideration, have instructed me to report the following resolution:

WALTER HARRIMAN, for the Committee.

Resolved, That the further consideration of the subject be indefinitely postponed.

The report was accepted, and the resolution adopted.

The Senator from No. 4, Mr. Morrill, from the standing Committee upon Finance, submitted the following report:

The standing Committee on Finance, to whom was referred the bill entitled "An act relating to the bonds of county solicitors," having had the same under consideration, have instructed me to report the same without amendment.

DAVID MORRILL, Jr., for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 3, Mr. Foster, from the standing Committee upon the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act altering and establishing the terms of the Court of Probate for the county of Coös," having had the same under consideration, have instructed me to report the same without amendment.

HERMAN FOSTER, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 3, Mr. Foster, from the standing Committee upon the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act relating to the powers and duties of police officers and watchmen," having had the same under consideration, have instructed me to report the same without amendment.

HERMAN FOSTER, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon, at three o'clock.

The Senator from No. 3, Mr. Foster, from the standing Committee upon the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act relating to detective police officers," having had the same under consideration, have instructed me to report the same without amendment.

HERMAN FOSTER, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 3, Mr. Foster, from the standing Committee upon the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act in relation to persons summoned as trustees," having had the same under consideration, have instructed me to report the same without amendment.

HERMAN FOSTER, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 3, Mr. Foster, from the standing Committee upon the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act concerning sales of real estate incumbered by mortgage or otherwise," having had the same under consideration, have instructed me to report the same with the following amendment.

HERMAN FOSTER, for the Committee.

Resolved, That this bill shall be amended by striking out the third section thereof.

The report was accepted, the amendment adopted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 10, Mr. Slader, from the standing Committee upon Engrossed Bills, submitted the following report:

The Committee on Engrossed Bills report that they have carefully examined and found correctly engrossed, bills of the following titles, and the following joint resolution, to wit:

JESSE SLADER, for the Committee on the part of the Senate.

An act in amendment of section 1, chapter 2246, of the Pamphlet Laws;

An act to incorporate the First Christian Society in Milton; An act to incorporate the Hanover Gas Light Company;

An act to increase the capital stock of Newmarket Bank;

An act to amend an act entitled "An act to incorporate the Langdon Manufacturing Company;"

An act to sever a certain tract of land from the town of Campton, and annex the same to the town of Plymouth;

An act to incorporate the Keene Gas Light Company; An act to incorporate the Claremont Gas Light Company; Resolution in favor of Rufus Merrill & Son, and others.

On motion of the Senator from No. 5, Mr. Lyman, the bill entitled "An act to protect the smelt fishery in Great Bay," now lying upon the table, was taken therefrom and considered.

The Senator from No. 7, Mr. Eaton, moved that the bill be recommitted to the standing Committee upon the Judiciary, and the bill was recommitted.

The Senator from No. 9, Mr. Fisk, from the standing Commit-

tee upon Claims, submitted the following report:

The standing Committee on Claims, to whom was referred the resolution in favor of William E. Chandler and another, having had the same under consideration, have instructed me to report the same without amendment.

THOMAS FISK, for the Committee.

The report was accepted, and the resolution ordered to be read

a third time this afternoon at three o'clock.

On motion of the Senator from No. 12, Mr. Burns, the bill entitled "An act relating to the collection of interest upon unpaid taxes," now lying upon the table, was taken therefrom and considered.

The question being stated, shall the bill pass?

The Senator from No. 7, Mr. Eaton, demanded the year and navs.

On motion of the Senator from No. 8, Mr. Harriman, the bill

was laid upon the table.

The Senator from No. 7, Mr. Eaton, presented the petition of H. S. Hartshorn and 150 others, of Portsmouth, remonstrating against the passage of the bill for the protection of the smelt fisheries in Great Bay.

Ordered, That it be referred to the standing Committee upon

the Judiciary.

The bill entitled "An act to incorporate the Cheshire County

Musical Institute," was read a third time and passed.

On motion of the Senator from No. 3, Mr. Foster, all bills and joint resolutions which will be in order for a third reading this afternoon at three o'clock, shall be in order at the present time, and the following bills, &c., were severally read a third time and passed:

Resolution in favor of William E. Chandler and another;

Resolution in relation to publication of the reports of the chief justice of the Supreme Judicial Court;

An act relating to police officers and watchmen; An act relating to the bonds of county solicitors; An act in relation to persons summoned as trustees. The bill entitled "An act concerning sales of real estate incumbered by mortgage or otherwise," was read a third time, when, upon motion of Mr. Morrill, the bill was recommitted to the standing Committee upon the Judiciary.

The bill entitled "An act altering and establishing the terms of the Court of Probate in the county of Coös," was read a

third time, and passed.

The bill entitled "An act relating to detective police officers," was read a third time.

On motion of the Senator from No. 12, Mr. Burns, the bill was

laid upon the table.

The Senator from No. 5, Mr. Lyman, from the standing Committee upon Education, submitted the following report:

The standing Committee on Education, to whom was referred the act authorizing school districts to procure insurance upon their property, having had the same under consideration, have instructed me to report the same without amendment.

J. D. LYMAN, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 5, Mr. Lyman, from the standing Committee upon Incorporations, submitted the following report:

The standing Committee on Incorporations, to whom was referred the bill entitled "An act in amendment of the charter of the Lake Insurance Company," having had the same under consideration, have instructed me to report the same without amendment.

J. D. LYMAN, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon, at three o'clock.

The Senator from No. 12, Mr. Burns, from the standing Committee upon Education, submitted the following report:

The standing Committee on Education, to whom was referred the bill relating to the Second Congregational Society in Campton, having had the same under consideration, have instructed me to report the same without amendment.

W. A. Burns, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon, at three o'clock.

The Senator from No. 8, Mr. Harriman, from the standing Committee upon the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act relating to peremptory challenges in criminal cases," having had the same under consideration, have instructed me to report the following resolution:

WALTER HARRIMAN, for the Committee.

Resolved, That the further consideration of the subject be indefinitely postponed.

The report was accepted, and the resolution adopted.

The Senator from No. 5, Mr. Lyman, moved that the resolution sent up from the House of Representatives, fixing upon the 30th day of June instant as the time of final adjournment of the Legislature, now lying upon the table, be taken therefrom and considered.

The affirmative of the question prevailed, and the resolution

was taken from the table.

The same Senator (Mr. Lyman) moved that the Senate concur with the House of Representatives in the adoption of the resolution.

The Senator from No. 4, Mr. Morrill, moved that the further consideration of the resolution be postponed to, and made the special order for Thursday next, at eleven o'clock in the forenoon; and the motion prevailed.

The Senator from No. 9, Mr. Fisk, from the standing Com-

mittee upon Claims, submitted the following report:

The standing Committee on Claims, to whom was referred the resolution in favor of an appropriation for the State House, having had the same under consideration, have instructed me to report the following resolution:

THOMAS FISK, for the Committee.

Resolved, That the resolution be indefinitely postponed.

The report was accepted, and the resolution adopted.

On motion of the Senator from No. 10, Mr. Slader,

The Senate adjourned.

AFTERNOON.

The Senator from No. 7, Mr. Eaton, presented the remonstrance of Howard Marston and 57 others, against the passage of any law to prevent the netting of smelts in Great Bay.

Ordered, That it be referred to the Committee upon the

Judiciary.

The Senator from No. 3, Mr. Foster, from the standing committee upon the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act concerning sales of real estate incumbered by mortgage or otherwise," having had the same under consideration, have instructed me to report the same with the following amendment:

HERMAN FOSTER, for the Committee.

Section 4 shall be stricken out. Section 3, This act shall take

effect on the first day of August, 1860.

The report was accepted, the amendment adopted, and the bill ordered to be read a third time to-morrow forenoon at eleven o'clock.

The following message was received from the House of Representatives, by their Clerk:

Mr. President—The Speaker has signed the following bills and joint resolutions reported by the Committee on Engrossed Bills as found correctly engrossed:

An act to incorporate the First Christian Society in Milton; An act to incorporate the Claremont Gas Light Company; An act to incorporate the Keene Gas Light Company;

An act to sever a certain tract of land from the town of Camp-

ton, and annex the same to the town of Plymouth;

An act to amend an act approved June 27, 1857, and entitled "An act to incorporate the Langdon Manufacturing Company;"

An act to increase the capital stock of the Newmarket Bank; An act to incorporate the Hanover Gas Light Company;

An act in amendment of section 1, chapter 2246, of the Pamphlet Laws, entitled "An act to establish the boundary line between Greenland and Stratham;"

Joint resolution in favor of Rufus Merrill & Son, and others.

Thereupon the President of the Senate signed the foregoing acts and resolutions, they having been reported by the Committee on Engrossed Bills to have been carefully examined and found correctly engrossed, and they were then delivered to said committee, to be by them presented to His Excellency the Governor, for his approval and signature.

The following bills, &c., were read a third time and passed:

An act relating to the Second Congregational Society in Campton, in the county of Grafton;

An act authorizing school districts to procure insurance upon

their property;

An act in amendment of the charter of the Lake Insurance

Company.

The Senator from No. 12, Mr. Burns, moved that the bill entitled "An act relating to detective police officers, now lying upon the table, upon his motion, be taken therefrom and considered.

The affirmative of the question prevailed, and the bill was

taken from the table and passed.

The Senator from No. 3, Mr. Foster, moved that the vote of the Senate, whereby the bill entitled "An act relating to peremptory challenges in criminal cases," was indefinitely postponed, be recommitted, he having voted with the majority upon that question.

The affirmative of the question prevailed, and the vote of in-

definite postponement was reconsidered.

The Senator from No. 4, Mr. Morrill, moved that the bill be recommitted to the standing Committee upon the Judiciary, which motion prevailed.

[Mr. Burns in the chair.]

The following message was received from the House of Representatives, by their Clerk:

Mr. President—The House of Representatives have passed the following bills and joint resolutions, in which they ask the concurrence of the honorable Senate:

An act to incorporate the Jaffrey Wood and Grain Company; An act to disannex certain lands in school district No. 3, and annex the same to school district No. 2, in the city of Dover;

An act to incorporate the Hudson Cemetery Company;

An act relating to city clerks;

An act in favor of the Asylum for the Insane;

An act in addition to an act entitled "An act in amendment of an act to incorporate the proprietors of the Great Falls and Conway Railroad;

An act to incorporate the Webster Mills;

Resolution in favor of Indigent Deaf, Dumb and Blind.

The House have passed a resolution in favor of S. H. Allen, sent down from the honorable Senate, with the following amendments:

Strike out all after the enacting clause and substitute the following:

"That Samuel H. Allen (formerly Samuel Allen) be authorized and permitted to have recorded, at any time within one year from the passage of this resolution, in the records of this State, the deed from this State to him, dated July 16, 1839, with the same force and effect, so far as this State is concerned, as if the same had been there recorded within one year from the date of said deed;"

In the passage of which amendment, the House ask the concurrence of the honorable Senate.

Read twice, and referred as follows:

An act to incorporate the Jaffrey Wood and Grain Company,

to the Committee on Incorporations;

An act to disannex certain lands in school district No. 3, and annex the same to school district No. 2, in the city of Dover, to the Committee on Education;

An act to incorporate the Hudson Cemetery Association, to

the Committee on Incorporations;

An act in relation to city clerks, to the Committee on the Judiciary;

An act in favor of the Asylum for the Insane, to the Commit-

tee on State Institutions;

An act in addition to an act, entitled "An act to incorporate the proprietors of the Great Falls and Conway Railroad," to the Committee on Railroads;

An act to incorporate the Webster Mills, to the Committee on

Incorporations.

The following resolution was referred to the Committee on State Institutions:

Resolved by the Senate and House of Representatives, in Gen-

eral Court convened, That the sum of fifteen hundred dollars be, and the same hereby is appropriated for the education of indigent deaf and dumb persons of this State, at the Asylum at Hartford; and the sum of one thousand dollars, for the purpose of educating the indigent blind and partially blind persons of this State at the Institution for the Blind at Boston; and that said sums be respectively expended and applied for the benefit of such and so many of those persons as His Excellency the Governor shall elect and approve; and the Governor is hereby authorized to draw said sums from the treasury by warrant.

The Senate concurred in the amendment of the House of Representatives to the resolution in favor of S. H. Allen.

The Senator from No. 8, Mr. Harriman, from the standing Committee on Railroads, submitted the following

REPORT:

The standing Committee on Railroads, to whom was referred the bill entitled, "An act relating to railroads and railroad corporations," having had the same under consideration, have instructed me to report the following resolution:

WALTER HARRIMAN, for the Committee.

Resolved, That the further consideration of the subject be indefinitely postponed.

The report was accepted, and the resolution adopted.

The Senator from No. 10, Mr. Slader, moved that the rules be so far suspended that all bills and joint resolutions which may be in order for a third reading to-morrow forenoon at 11 o'clock, be in order for a third reading at the present time.

Which motion prevailed, and the bill entitled "An act concerning sales of real estate incumbered by mortgage and other-

wise," was read a third time and passed.

On motion of the Senator from No. 9, Mr. Fisk,

The Senate adjourned.

WEDNESDAY, June 27, 1860.

Ten o'clock, forenoon.

On motion of Mr. Fisk the reading of the journal was dispensed with.

The Senator from No. 3, Mr. Foster, from the standing Com-

mittee on the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act relating to city clerks," having had the same under consideration have instructed me to report the same without amendment:

HERMAN FOSTER, for the Committee.

The report was accepted, and the bill ordered to a third reading this afternoon at three o'clock.

On motion of the Senator from No. 3, Mr. Foster, the bill

was read a third time at the present time, and passed.

The Senator from No. 7, Mr. Eaton, from the standing committee upon State Institutions, submitted the following report:

The standing Committee on State Institutions, to whom was referred the resolution in favor of indigent deaf, dumb and blind, having had the same under consideration, have instructed me to report the same without amendment.

Hosea Eaton, for the Committee.

The report was accepted, and the resolution ordered to a third reading this afternoon at three o'clock.

The Senator from No. 3, Mr. Foster, from the standing committee upon the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act to prohibit the smelt fishery in Great Bay," having had the same under consideration, have instructed me to report the same with the following amendment:

HERMAN FOSTER, for the Committee.

That the words, "first day of December," in the first section, be stricken out, and the words, "twenty-fifth day of December," be inserted instead thereof.

The report was accepted, the amendment adopted, and the bill ordered to be read a third time this afternoon at three o'cl'k.

The Senator from No. 6, Mr. Wentworth, from the standing committee upon Towns, submitted the following report:

The standing Committee on Towns, to whom was referred the petition of John G. T. Leavitt and 54 others, in relation to the place of holding their annual election in Carroll, Hart's Location and Crawford's Grant, having had the same under consideration have instructed me to report the following resolution:

ELI WENTWORTH, for the Committee.

Resolved, That the petitioners have leave to withdraw their petition.

The report was accepted, and the resolution adopted.

The following message was received from the House of Representatives, by their Clerk:

Mr. President—The Speaker of the House of Representatives has signed the following bills and joint resolutions, reported by the committee on Engrossed Bills to have been by them care fully examined and found correctly engrossed;

An act relating to commissioners;

An act to extend the time of completing the Great Falls and Conway Railroad;

An act to incorporate the Nashua Watch Company;

An act in amendment of chap. 61 of the Revised Statutes; An act in amendment to an act entitled "An act to incorporate the Manchester Aqueduct;"

An act to prevent prize fighting;

An act to change the corporate name of the Baptist Convention of the State of New-Hampshire;

An act in amendment of chapter 1658 of the Pamphlet Laws; An act for the preservation and protection of fish in Spafford's

Joint resolution making appropriation for painting and repairing the State House;

Resolution in favor of Morrill & Silsby and others:

Thereupon the President of the Senate signed the foregoing acts and resolutions, they having been reported by the Committee on Engrossed Bills to have been carefully examined and found

correctly engrossed, and they were then delivered to said committee, to be by them presented to his Excellency the Governor, for his approval and signature.

The following further message was received from the House

of Representatives, by their Clerk:

Mr. President—The House of Representatives have passed the following resolution, in which they ask the concurrence of the honorable Senate:

Resolved, That a committee of three be appointed, on the part of the House, with such as the Senate may join, to wait upon the Secretary of State, Commissary General, State Treasurer, Warden of the State Prison, and State Printer elect, and inform them of their election to their respective offices; and if they accept, to receive of them the bonds required by law and lay the same before a convention of the two Houses.

The Speaker has appointed, on the part of the House, such committee: Messrs. Harvey of Portsmouth, Woodman of San-

bornton, and Peverly of Canterbury.

Ordered, That Mr. Slader be joined in concurrence, on the part of the Senate.

The following further message was received from the House of Representatives, by the Clerk:

Mr. President—The House of Representatives have passed the following joint resolutions, in which they ask the concurrence of the honorable Senate:

Resolved, That a committee be appointed on the part of the House, with such as the Senate may join, to wait upon the Hon. Daniel Clark, and inform him of his election to the office of United States Senator, for the term of six years from the fourth of March, 1861.

The Speaker appointed such committee, on the part of the House, consisting of Messrs. Batchelder of Manchester, Grannis

of Claremont, and Blaisdell of Allenstown.

Ordered, That Mr. Lyman be joined in concurrence on the part of the Senate.

The following further message was received from the House of Representatives, by their Clerk:

Mr. President—The House of Representatives have passed the following resolution, in the passage of which they ask the concurrence of the honorable Senate:

Resolved, That a committee be appointed on the part of the House, with such as the Seuate may join, to wait on His Excellency the Governor, and inform him that Hon. Daniel Clark has been duly elected to represent this State, in the Senate of the United States, for the term of six years, commencing March 4, 1861.

The Speaker appointed, on the part of the House, such committee, Messrs. Morrill of Gilford, Beede of Fremont, and Sam-

uel Chase of Nashua.

Ordered, That Mr. Blake be joined in concurrence on the part of the Senate.

The following further message was received from the House of Representatives by their Clerk:

Mr. President—The House concur with the honorable Senate in the amendments proposed to an act entitled "An act concerning sales of real estate incumbered by mortgage or otherwise."

They have passed the act entitled "An act for the relief of Henry G. Farrington," in the passage of which bill they ask the concurrence of the honorable Senate.

"An act for the relief of Henry G. Farrington," was read

twice and referred to the Committee on Claims.

The Senator from No. 2, Mr. Blake, from the standing Committee upon Incorporations, submitted the following report:

The standing Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate Star in the East Lodge, No. 59, at Exeter," having had the same under consideration, have instructed me to report the same without amendment.

JOSEPH BLAKE, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No 2, Mr. Blake, from the standing Committee upon Incorporations, submitted the following report:

The standing Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the New-Hampshire Emigrant Aid and Homestead Company," having had the same under consideration, have instructed me to report the same without amendment.

JOSEPH BLAKE, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 2, Mr. Blake, from the standing Committee upon Incorporations, submitted the following report:

The standing Committee on Incorporations, to whom was referred the bill entitled "An act in amendment of an act entitled An act to incorporate the Ashuelot Manufacturing Company," having had the same under consideration, have instructed me to report the same without amendment.

JOSEPH BLAKE, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon, at three o'clock.

The Senator from No. 2, Mr. Blake, from the standing Committee upon Incorporations, submitted the following report:

The standing Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Belknap Mills," having had the same under consideration, have instructed me to report the same without amendment.

JOSEPH BLAKE, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 5, Mr. Lyman, from the standing Committee upon Education, submitted the following report:

The standing Committee on Education, to whom was referred the act to disannex certain lands in school district No. 3, and annex the same to school district No. 2, in the city of Dover, having had the same under consideration have instructed me to report the same without amendment.

J. D. LYMAN, for the Committee.

The report was accepted, and the bill ordered to be read a third

time this afternoon at three o'clock.

The Senator from No. 8, Mr. Harriman, moved that the vote of the Senate, whereby the further consideration of the bill entitled "An act relating to railroads and railroad corporations," was indefinitely postponed, be reconsidered, he having voted in the affirmative.

The affirmative of the question prevailed, and on motion of

Mr. Harriman, the bill was laid upon the table.

The Senator from No. 5, Mr. Lyman, moved that the vote of the Senate, whereby the bill entitled "An act for the better observance of the Sabbath," was indefinitely postponed, be reconsidered, he having voted in the affirmative.

The same Senator moved that the bill be referred to the standing Committee upon the Judiciary, and the bill was so

referred.

The Senator from No. 5, Mr. Lyman, from the standing Committee upon Incorporations, submitted the following report:

The standing Committee on Incorporations, to whom was referred the act to incorporate the Webster Mills, having had the same under consideration, have instructed me to report the same without amendment.

J. D. LYMAN, for the Committee.

The report was accepted, and the bill ordered to be read a third

time this afternoon at three o'clock.

The Senator from No. 5, Mr. Lyman, introduced a resolution directing the State Treasurer to proceed in the collection of certain taxes assessed against the Peterborough and Shirley Railroad, and the Sullivan Railroad corporations, which was read twice and referred to the Committee on Railroads.

On motion of the Senator from No. 12, Mr. Burns,

The Senate adjourned.

AFTERNOON.

The following message was received from the House of Representatives, by their Clerk:

Mr. President—The House of Representatives have passed

the following bill, in which they ask the concurrence of the honorable Senate:

An act concerning contagious diseases among cattle.

The bill entitled "An act concerning contagious diseases among cattle," was read twice and referred to the Committee on the Judiciary.

Read a third time and passed:

An act to incorporate the Webster Mills;

An act to disannex certain lands in school district No. 3, and annex the same to school district No. 2, in the city of Dover;

An act to incorporate the Belknap Mills;

An act in amendment of an act entitled "An act to incorpo-

rate the Ashuelot Manufacturing Company;"

The bill entitled "An act to incorporate the New-Hampshire Emigrant Aid and Homestead Company, was read a third time.

The Senator from No. 12, Mr. Burns, moved that the bill be laid upon the table, which motion prevailed.

Read a third time and passed:

An act to incorporate Star in the East Lodge, No. 59, at Exeter:

An act to protect the smelt fisheries in Great Bay; Resolution in favor of indigent deaf, dumb and blind.

[Mr. Fisk in the Chair.]

The Senator from No. 3, Mr. Foster, from the standing Committee upon the Judiciary, submitted the following report:

The Standing Committee on the Judiciary, to whom was referred the bill entitled "An act relating to peremptory challenges in criminal cases," having had the same under consideration, have instructed me to report the same without amendment.

HERMAN FOSTER, for the Committee.

The report was accepted, and the bill ordered to be read a third time to-morrow forenoon at eleven o'clock.

The Senator from No. 2, Mr. Blake, from the standing Committee upon Railroads, submitted the following report:

The standing Committee on Railroads, to whom was referred

the joint resolution relating to railroad taxes, having had the same under consideration, have instructed me to report the same without amendment.

JOSEPH BLAKE, for the Committee.

The report was accepted, and the resolution ordered to be read a third time to-morrow forenoon at eleven o'clock.

The Senator from No. 5, Mr. Lyman, from the standing Committee upon Incorporations, submitted the following report:

The standing Committee on Incorporations, to whom was referred the act to incorporate the Hudson Cemetery Association, having had the same under consideration, have instructed me to report the same without amendment.

J. D. LYMAN, for the Committee.

The report was accepted, and the bill ordered to be read a third time to-morrow afternoon at three o'clock.

The Senator from No. 7, Mr. Eaton, from the standing Committee upon State Institutions, submitted the following report:

To the standing Committee on State Institutions, to whom was referred an act in favor of the Asylum for the Insane, having had the same under consideration, have instructed me to report the same without amendment.

HOSEA EATON, for the Committee.

The report was accepted, and the bill ordered to be read a third time to-morrow forenoon at 11 o'clock.

The Senator from No. 8, Mr. Harriman, from the standing Committee upon Railroads, submitted the following report:

The standing Committee on Railroads, to whom was referred the bill entitled "An act in addition to an act entitled 'An act to incorporate the proprietors of the Great Falls & Conway Railroad,'" having had the same under consideration, have instructed me to report the same without amendment.

WALTER HARRIMAN, for the Committee.

The report was accepted, and the bill ordered to be read a third time to-morrow forenoon at eleven o'clock.

The Senator from No. 2, Mr. Blake, from the joint special committee to wait upon the Governor and inform him of the election of the Hon. Daniel Clark, as U. S. Senator, submitted the following report:

STATE OF NEW-HAMPSHIRE.

IN SENATE, June Session, 1860.

The Committee appointed on the part of the Senate to notify the Governor of the election of Hon. Daniel Clark, U. S. Senator, have attended to that duty.

JOSEPH BLAKE, Committee.

The report was accepted.

[The President in the Chair.]

The Senator from No. 5, Mr. Lyman, from the joint select committee appointed to wait upon Hon. Daniel Clark and inform him of his election as United States Senator, submitted the following report:

STATE OF NEW-HAMPSHIRE.

SENATE CHAMBER, June 27, 1860.

The committee appointed on the part of the Senate, to notify Hon. Daniel Clark of his election to the Senate of the United States, ask leave to report that they have waited upon that gentleman, informed him of his election, and that he has accepted the office.

J. D. LYMAN, for the Committee.

The report was accepted.

The Senator from No. 9, Mr. Fisk, from the standing Committee upon Claims, submitted the following report:

The standing Committee on Claims, to whom was referred the resolution in favor of the N. H. Historical Society, having had the same under consideration, have instructed me to report the same with the following amendment:

THOMAS FISK, for the Committee.

Amend by adding the following section:

SEC. 2. That His Excellency the Governor be, and hereby is requested and authorized to procure suitable fire-proof safes for the protection and preservation of the public records, and other valuable papers belonging to the State, and to take such other measures as he may deem necessary for binding up and arranging such records and papers, at an expense not exceeding twenty-five hundred dollars, and that the same be paid out of any money in the treasury not otherwise appropriated.

The report was accepted, the amendments adopted, and the bill ordered to be read a third time to-morrow forenoen at

eleven o'clock.

On motion of the Senator from No. 7, Mr. Eaton, The Senate adjourned.

THURSDAY, June 28, 1860.

On motion of Mr. Slader, the reading of the journal was dispensed with.

The following message was received from the House of Representatives, by their Clerk:

Mr. President—The House of Representatives have passed the following bills and joint resolution, in the passage of which they ask the concurrence of the honorable Senate:

An act providing for lieus in favor of mechanics and others in

certain cases;

An act to disannex the homestead farm of Thomas E. Poland from the town of Enfield, and annex the same to the town of Plainfield, for school purposes;

An act to incorporate the Dartmouth Savings Bank, at

Hanover;

An act to disannex Samuel Batchelder from union school district No. 2, in the towns of Loudon and Chichester, and annex him to school district No. 3, in the town of Loudon;

An act to change the names of certain persons; Resolution in favor of Peter Sanborn and others.

The House have indefinitely postponed the bill sent down from the honorable Senate, entitled "An act relating to suits in equity." The House of Representatives concur with the honorable Senate in the amendment by them proposed to a bill entitled "An act to protect the smelt fisheries in Great Bay."

Read twice and referred as follows:

An act providing for liens in favor of mechanics and others,

in certain cases—to the Committee on the Judiciary;

An act to disannex the homestead farm of Thomas E. Poland from the town of Enfield, and annex the same to the town of Plainfield for school purposes—to the Committee on Education;

An act to incorporate the Dartmouth Savings Bank, at Hano-

ver-to the Committee on Banks;

An act to disannex Samuel Batchelder from union school district, numbered 2, in Loudon and Chichester, and annex him to school district numbered 3, in the town of Loudon—to the Committee on Education;

An act to change the names of certain persons—to the Com-

mittee on Military Affairs, Roads, Bridges and Canals.

The following resolution was referred to the Committee on Claims:

Resolved by the Senate and House of Representatives, in General Court convened, That Peter Sanborn be allowed one hundred and thirty two dollars and seventy-four cents; George W. Pinkerton, forty-one dollars and twenty cents; Cyrus K. Sanborn, eighty-three dollars and forty-five cents, in full for their accounts, and that the same be paid out of any money in the treasury not otherwise appropriated.

The Senator from No. 3, Mr. Foster, from the standing Com-

mittee on the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act in amendment of chapter 24 of the Revised Statutes," relative to the qualifications of voters, having had the same under consideration have instructed me to report the same with the following amendments:

HERMAN FOSTER, for the Committee.

Amend said act as follows:

The word "ward," wherever it occurs in the first section, shall be stricken out. Add a new section, as follows: "Sec. 2.

Only three months' residence in any ward of any city shall be necessary to entitle any person to vote in such ward; such person having resided in such city six months." Section 2 shall be section 3 in the amended bill.

The report was accepted, and, upon the first amendment, the Senator from No. 8, Mr. Harriman, demanded the yeas and

nays:

Yeas.

Messrs.

Foster, Morrill, Lyman, Wentworth, Eaton—5.

Nays.

Messrs.

Blake, Harriman, Fisk, Slader,
Towle,
Burns—6;

So the amendment was not adopted.

Upon the other amendments the Senator from No. 3, Mr. Foster, demanded the yeas and nays:

Yeas.

Messrs.

Foster, Morrill, Lyman, Wentworth, Eaton—5.

Nays.

Messrs.

Blake, Harriman, Fisk, Slader,
Towle,
Burns—6;

So the amendments were not adopted.

Ordered, That the bill be read a third time this afternoon at three o'clock.

The Senator from No. 8, Mr. Harriman, moved that the bill be laid upon the table.

The affirmative of the question prevailed, and the bill was laid upon the table.

The bill entitled "An act to incorporate the Hudson Cemetery Association" was read a third time and passed.

The bill entitled "An act in favor of the Asylum for the Insane" was read a third time.

Mr. Morrill moved that the bill be laid upon the table, and the affirmative of the question prevailed.

The bill entitled "An act in addition to an act, entitled An act to incorporate the proprietors of the Great Falls and Conway Railroad," was read a third time and passed.

The bill entitled "An act relating to peremptory challenges

in criminal cases," was read a third time.

The Senator from No. 8, Mr. Harriman, moved that the bill be laid upon the table, and the affirmative of the question prevailed.

Read a third time and passed:

Resolution in relation to railroad taxes;

Resolution in favor of the N. Hampshire Historical Society.

The Senator from No. 6, Mr. Wentworth, from the standing Committee on Military Affairs, Roads, Bridges and Canals, submitted the following report:

The standing Committee on Military Affairs, Roads, Bridges and Canals, to whom was referred the bill entitled "An act to change the names of certain persons," having had the same under consideration, have instructed me to report the same without amendment.

ELI WENTWORTH, for the Committee.

The report was accepted, and the bill ordered to a third reading this afternoon at three o'clock.

The Senator from No. 9, Mr. Fisk, from the standing Commit-

tee on Claims, submitted the following report:

The standing Committee on Claims, to whom was referred an act for the relief of Henry G. Farrington, having had the same under consideration have instructed me to report the same without amendment.

THOMAS FISK, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 7, Mr. Eaton, asked the unanimous consent of the Senate that the rules be so far suspended as that he at this time have leave to introduce a joint resolution.

The rules were suspended, and Mr. Eaton thereupon introduc-

ed the following resolution:

Resolved by the Senate and House of Representatives, in General Court convened, That the Governor, with advice and consent of the Council, be authorized to sell and convey by deed such lots of land as are now or have heretofore been occupied by gun houses, when, in his judgment, it would be for the interest of the State so to do.

The resolution was read twice, and referred to the Committee

on Military Affairs, Roads, Bridges and Canals.

The Senator from No. 8, Mr. Harriman, moved that the resolution fixing upon a day for the final adjournment of the Legislature, now lying upon the table, be taken therefrom and considered.

The affirmative of the question prevailed.

The Senator from No. 8, Mr. Harriman, moved that the resolution be amended by striking out the words, "Saturday, the 30th day of June instant," and inserting instead thereof the words, "Wednesday, the 4th day of July next."

The affirmative of the question prevailed, and the resolution

was so amended.

Upon the question of said amendment, the Senator from No. 5, Mr. Lyman, demanded the yeas and nays.

Yeas: Messrs.

Blake, Eaton, Harriman, Fisk, Slader, Towle, Burns—7.

Nays: Messrs.

Foster, Morrill, Lyman,
Wentworth—4.

The resolution as amended was passed.

The Senator from No. 2, Mr. Blake, from the standing Committee on Incorporations, submitted the following report:

The standing Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Jaffrey Wood and Grain Company," having had the same under consideration have instructed me to report the same without amendment.

JOSEPH BLAKE, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

On motion of the Senator from No. 9, Mr. Fisk,

The Senate adjourned.

AFTERNOON.

The Senator from No. 3, Mr. Foster, from the standing Committee on the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act concerning contagious diseases among cattle," having had the same under consideration have instructed me to report the same without amendment.

HERMAN FOSTER, for the Committee.

The report was accepted, and the bill ordered to be read a third time to-morrow forenoon at eleven o'clock.

Read a third time and passed:

An act for the relief of Henry G. Farrington; An act to change the names of certain persons;

An act to incorporate the Jaffrey Wood and Grain Company. The Senator from No. 5, Mr. Lyman, from the standing Committee on Incorporations, submitted the following report:

The standing Committee on Incorporations, to whom was referred the bill entitled "An act to prevent injury to Sandy Pond ice," having had the same under consideration have instructed me to report the accompanying resolution:

J. D. LYMAN, for the Committee.

Resolved, That the further consideration of the bill be indefinitely postponed.

The report was accepted, and the resolution adopted.

The Senator from No. 6, Mr. Wentworth, from the standing Committee on Military Affairs, Roads, Bridges and Canals, submitted the following report:

The standing Committee on Military Affairs, Roads, Bridges and Canals, to whom was referred the joint resolution in relation

to the sale of gun house lots, having had the same under consideration have instructed me to report the same without amendment.

ELI WENTWORTH, for the Committee.

The report was accepted, and the resolution ordered to be read a third time to-morrow forenoon at eleven o'clock.

The Senator from No. 8, Mr. Harriman, moved that the bill entitled "An act in amendment of chapter 24 of the Revised Statutes," relating to the qualification of voters, now lying upon the table, be taken therefrom and considered.

The affirmative of the question prevailed, and the bill was

read a third time and passed.

The Senator from No. 3, Mr. Foster, moved that the rules of the Senate be so far suspended as that all bills and joint resolutions which will be in order for a third reading to-morrow forenoon at eleven o'clock, be in order for a third reading at the present time.

The affirmative of the question prevailed.

The bill entitled "An act concerning contagious diseases among cattle," and the joint resolution in relation to gun-house lots, were severally read a third time and passed.

The following message was received from the House of Rep-

resentatives, by their Clerk:

Mr. President—The House of Representatives have passed the following bills and joint resolutions, in the passage of which they ask the concurrence of the honorable Senate:

An act incorporating the Baldwin Mining Company;

An act establishing the pay of the recording clerks of the Legislature;

An act relating to the administering of oaths;

An act in amendment of the charter of the Granite Mutual Fire-Insurance Company;

An act in relation to contested elections;

An act in amendment of sections 12 and 13 of chapter 114 of the Compiled Statutes;

An act in amendment of an act reorganizing the Judiciary;

An act relating to assistant assessors;

An act in amendment of an act to provide for the amendment of sheriffs' returns in certain cases, approved June 24, 1859;

An act in amendment of section 2 of chapter 127 of the Revised Statutes;

An act to encourage manufactures;

Resolution in favor of Thomas L. Tullock;

Resolution relative to procuring missing volumes necessary to complete the sets of U. S. Reports, and Reports of the several States, now imperfect;

Resolution relating to new apportionment.

The House concurs with the honorable Senate in the passage of the following bills:

An act relating to the bonds of county solicitors;

An act for the preservation of fish in Center pond, in the town of Dublin.

Bills, &c., read twice, and referred, as follows:

An act incorporating the Baldwin Mining Company—to the Committee on Incorporations;

An act establishing the pay of the recording clerks of the Legislature—to the Committee on the Judiciary;

An act relating to the administering of oaths—to the Committee on the Judiciary;

An act in relation to contested elections—to the Committee on the Judiciary:

An act in amendment of the charter of the Granite Mutual Fire-Insurance Company—to the Committee on the Judiciary;

An act in amendment of sections 12 and 13 of chapter 114 of the Compiled Statutes—to the Committee on the Judiciary;

An act in amendment of an act reorganizing the Judiciary—to the Committee on the Judiciary;

An act relating to assistant assessors—to the Committee on Towns;

An act in amendment of an act to provide for the amendment of sheriffs' returns in certain cases—to the Committee on the Judiciary;

An act relating to the form of indictments for assault and battery—to the Committee on the Judiciary;

An act to encourage manufactures—to the Committee on the Judiciary;

An act in amendment of section 2 of chapter 127 of the Revised Statutes—to the Committee on the Judiciary:

The following resolution was referred to the Committee on Claims:

Resolved by the Senate and House of Representatives, in General Court convened, That Thomas L. Tullock, Secretary of State, be allowed the sum of four hundred dollars, for extra services and clerk hire in his department, connected with a new proportion for the assessment of public taxes.

The following resolution was referred to the Committee on Finance:

STATE OF NEW-HAMPSHIRE.

In the year of our Lord one thousand eight hundred and sixty.

Resolved by the Senate and House of Representatives, in General Court convened, That the Governor be, and he hereby is authorized to take measures to procure from the United States, and such of the several States as he shall think expedient, for the use of the State library, the missing volumes of their judicial reports, so as to complete the sets that may be imperfect, and for that purpose that he may be authorized to exchange or otherwise make use of the surplus volumes of "Gilchrist's Digest," now on hand, and any other spare copies of our own Reports; and that for the remainder of the expense the Governor be authorized to draw his warrant on the Treasurer, to be paid out of any moneys not otherwise appropriated, not exceeding the sum of three hundred dollars.

The following resolution was referred to the Committee on Finance:

STATE OF NEW-HAMPSHIRE.

In the year of our Lord one thousand eight hundred and sixty.

Resolved by the Senate and House of Representatives, in General Court convened, That the abstracts of the inventories of the several counties in this State, together with an abstract of the inventories of the respective cities, towns, and other places in the several counties in this State, showing the total valuation of each place, as corrected and adjusted by the Committee on the Apportionment of Taxes, be printed with the laws of the present session.

The Senator from No. 8, Mr. Harriman, moved that the bill entitled "An act relating to peremptory challenges in criminal

cases," now lying upon the table, be taken therefrom and considered.

The affirmative of the question prevailed; the bill was taken

from the table, and passed.

The Senator from No. 3, Mr. Foster, moved that the rules of the Senate be so far suspended as that he have leave at this time to introduce a bill with

time to introduce a bill without previous notice.

The affirmative of the question prevailed, and Mr. Foster introduced a bill, entitled "An act in relation to offences against the police of towns," which was read twice, and referred to the Committee on the Judiciary.

The Senator from No. 10, Mr. Slader, from the joint standing Committee on Engrossed Bills, submitted the following re-

port:

The joint standing Committee on Engrossed Bills report that they have carefully examined and found correctly engrossed bills of the following titles, and the following joint resolutions, to wit:

JESSE SLADER, for the Committee on the part of the Senate.

An act to incorporate the Franconia Manufacturing Company; An act to incorporate the Cheshire County Musical Institute;

An act to incorporate the Laconia Gas Light Company; An act to incorporate Kane Lodge, No. 64, at Lisbon;

An act to authorize the city of Manchester to take stock in the Manchester Aqueduct;

An act relating to the police court of the city of Dover;

An act in amendment of the charter of the Lake Insurance Company;

An act in relation to the Second Congregational Society in

Campton;

An act authorizing school districts to procure insurance on their property;

An act relating to detective police officers;

An act relating to persons summoned as trustees;

An act altering and establishing the terms of the court of probate in the county of Coös;

An act relating to the powers and duties of police officers and

watchmen;

An act concerning sales of real estate encumbered by mortgage or otherwise;

Resolution in favor of Dr. George B. Loring;

Resolution in favor of Henry O. Kent and others;

Resolution relating to land of S. H. Allen;

Resolution in relation to the publication of the unpublished decisions of the Supreme Judicial Court;

Resolution in favor of William E. Chandler and another.

The report was accepted.

The Senator from No. 9, Mr. Fisk, from the standing Committee upon Claims, submitted the following report:

The standing Committee on Claims, to whom was referred the joint resolution in favor of Peter Sanborn and others, having had the same under consideration have instructed me to report the same with the following amendment:

THOMAS FISK, for the Committee.

From the claim of Cyrus K. Sanborn, strike out the words and figures, "Eighty-three $\frac{4}{1000}$ dollars, (\$83.45)" and insert the words and figures, "Sixty dollars (\$60.00)."

The report was accepted, the amendment adopted, and the bill ordered to be read a third time to-morrow forenoon at eleven

o'clock.

The Senator from No. 12, Mr. Burns, moved that the bill entitled "An act to incorporate the New-Hampshire Emigrant Aid and Homestead Company," now lying upon the table upon his motion, be taken therefrom and considered.

The affirmative of the question prevailed; the bill was taken

from the table, and passed.

On motion of the Senator from No. 8, Mr. Harriman, The Senate adjourned.

FRIDAY, June 29, 1860.

On motion of Mr. Eaton, the reading of the journal was dispensed with.

The Senator from No. 3, Mr. Foster, moved that the rules of the Senate be so far suspended as that he have leave, at this time, to introduce a joint resolution without previous notice.

The affirmative of the question prevailed, and the Senate pro-

ceeded to the consideration of the following resolution:

Resolved by the Senate and House of Representatives, in General Court convened, That the annual reports of the Adjutant General, Trustees and other officers of the Insane Asylum, Trustees and other officers of the House of Reformation for Juvenile and Female Offenders against the Laws, Bank Commissioners, Insurance Commissioners, and Railroad Commissioners, shall be completed and delivered to the Secretary of State on or before the twentieth day of May; and those of the State Treasurer, and Warden and other officers of the State Prison, on or before the first day of June, annually; and the Secretary of State shall cause said reports to be printed and laid before the two branches of the Legislature at as early a date as may be.

The resolution was read twice, and referred to the Committee

on the Judiciary.

The Senator from No. 7, Mr. Eaton, from the standing Committee on the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred an act in relation to offences against the police of towns, having had the same under consideration have instructed me to report the same without amendment.

Hosea Eaton, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 7, Mr. Eaton, from the standing Committee on the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred an act in amendment of sections 12 and 13 of chapter 114 of the Compiled Statutes, having had the same under consideration have instructed me to report the same without amendment.

Hosea Eaton, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 3, Mr. Foster, from the standing Committee on the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act in amendment of an act reorganizing the judiciary," having had the same under consideration have instructed me to report the same without amendment.

HERMAN FOSTER, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 7, Mr. Eaton, from the standing Committee on the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred an act in relation to contested elections, having had the same under consideration have instructed me to report the same without amendment.

HOSEA EATON, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 3, Mr. Foster, from the standing Committee on the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act in amendment of the charter of the Granite Mutual Fire-Insurance Company," having had the same under consideration have instructed me to report the same without amendment.

HERMAN FOSTER, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 8, Mr. Harriman, from the standing Committee on the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act to encourage manufactures,"

having had the same under consideration have instructed me to report the same without amendment.

WALTER HARRIMAN, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 8, Mr. Harriman, from the standing Committee on the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act relating to the form of indictments for assault and battery," having had the same under consideration have instructed me to report the same without amendment.

WALTER HARRIMAN, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 8, Mr. Harriman, from the standing Committee on the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act in amendment of section 2 of chapter 127 of the Revised Statutes," having had the same under consideration have instructed me to report the same without amendment.

WALTER HARRIMAN, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act establishing the pay of the recording clerks of the Legislature," having had the same under consideration have instructed me to report the following resolution:

WALTER HARRIMAN, for the Committee.

Resolved, That the further consideration of the bill be referred to the Committee on Finance.

The report was accepted, and the resolution adopted.

The Senator from No. 3, Mr. Foster, from the standing Committee on the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act in amendment of an act to provide for the amendment of sheriffs' returns," having had the same under consideration have instructed me to report the same with the following amendment:

HERMAN FOSTER, for the Committee.

Amend by striking out "1860," wherever such figures occur immediately following "June 24," in said bill, and insert instead thereof, "1859."

The report was accepted, the amendment adopted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 3, Mr. Foster, from the standing Committee on the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act for the better observance of the Sabbath," having had the same under consideration have instructed me to report the same with the following amendment:

HERMAN FOSTER, for the Committee.

Amend by striking out the 4th section, and inserting instead thereof: "Section 4. This act shall not be in force except in such towns as shall adopt the same at a meeting duly called and holden for the purpose, by a majority of the voters present and voting."

The report was accepted, the amendment adopted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 2, Mr. Blake, from the standing Committee on Incorporations, submitted the following report:

The standing Committee on Incorporations, to whom was referred the bill entitled "An act incorporating the Baldwin Mining Company," having had the same under consideration have instructed me to report the same without amendment.

JOSEPH BLAKE, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 3, Mr. Foster, from the standing Committee on the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the resolution entitled "Joint resolution in relation to the annual reports of the State officers," having had the same under consideration have instructed me to report the same without amendment.

HERMAN FOSTER, for the Committee.

The report was accepted, and the resolution ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 8, Mr. Harriman, moved that the bill now lying upon the table, entitled "An act in relation to the collection of interest on unpaid taxes," be taken therefrom and considered.

The affirmative of the question prevailed, and the bill was taken from the table.

The Senator from No. 10, Mr. Slader, moved that the further consideration of the bill be indefinitely postponed.

The negative of the question prevailed, and the bill passed.

The Senator from No. 12, Mr. Burns, introduced the following resolution:

Resolved, That the Committee on the Judiciary be instructed to report a bill repealing section 3 of chapter 1667, and section 2 of chapter 1829 of the Pamphlet Laws, in relation to the suffrage of naturalized citizens.

After discussion, the Senator from No. 8, Mr. Harriman,

moved that the resolution be laid upon the table.

The affirmative of the question prevailed.

The following message was received from the House of Representatives, by their Clerk:

Mr. President—The House of Representatives are now ready to meet the honorable Senate in convention, for the purpose of proceeding in the elections agreeably to the laws and Constitution of the State of New-Hampshire.

The Senator from No. 8, Mr. Harriman, introduced the following resolution:

Resolved, That the Senate now meet the House in convention, for the purpose of proceeding in the elections, agreeably to the requirements of the Constitution.

[For proceedings in convention, see House journal.]

Bills, &c., read a third time and passed:

Resolution in favor of Peter Sanborn and others;

Resolution in relation to the annual reports of State officers;

An act incorporating the Baldwin Mining Company;

An act in relation to offences against the police of towns; An act in amendment of sections 12 and 13 of chapter 114 of the Compiled Statutes;

An act in amendment of an act reorganizing the Judiciary;

An act in relation to contested elections;

The bill, entitled "An act in amendment of the charter of the Granite Mutual Fire Insurance Company," was read a third time, when the Senator from No. 12, Mr. Burns, moved that the bill be laid upon the table; and the bill was laid upon the table.

An act relating to the form of indictments for assault and bat-

tery;

An act in amendment of an act to provide for the amendment of sheriffs' returns in certain cases;

An act to encourage manufactures;

An act in amendment of section 2, chapter 127, of the Revised Statutes;

The bill, entitled "An act for the better observance of the Sabbath," was read a third time, and, upon the question of its passage, the Senator from No. 10, Mr. Slader, moved that it be postponed to the next session of the Legislature.

The negative of the question prevailed, and the Senator from No. 8, Mr. Harriman, moved that the bill be laid upon the table.

The negative of the question prevailed, and the Senator from No. 10, Mr. Slader, demanded the yeas and nays upon its passage.

7

Yeas.

Messrs.

Blake, Eaton,
Foster, Harriman,
Morrill, Fisk,
Lyman, Towle—9.
Wentworth,

Nays.

Messrs.

Slader,

Burns—2.

So the bill was passed.

The following message was received from the House of Representatives, by their Clerk:

Mr. President—The House of Representatives have passed a joint resolution relating to the Atlantic & St. Lawrence Railroad, in the passage of which resolution they ask the concurrence of the honorable Senate.

The following resolution was read twice and referred to the Committee on Railroads:

Whereas complaint has been made that the Atlantic & St. Lawrence Railroad, in violation of the conditions and agreements given by it at the time of its charter through Vermont and New-Hampshire, has been and is so managed, under the control and operation of the Grand Trunk Railroad, a foreign corporation, as improperly to interfere with other chartered roads in this State, to divert business from these roads by special and unjust arrangements of tariffs, designed to discriminate against such roads at their nearest point of contact, thereby rendering it necessary for them to impose increased and unequal burthens on other portions of their line for their maintenance, and causing great injury to the same, therefore

Resolved by the Senate and House of Representatives, in General Court convened, That a committee of three persons be appointed by the Governor and Council, to make investigation of the facts in the case, and unless some reasonable and proper adjustment shall be made between these roads, that they report to the next session of the Legislature such legislation, if any, as they believe should be had upon the subject, and that they have power to examine parties and others in this State having knowledge bearing on these facts; Provided, That the expenses and

compensation of such committee and witnesses shall be paid by the party making this complaint and requesting such examination.

[Mr. Lyman in the chair.]

The Senator from No. 12, Mr. Burns, from the standing Committee upon Education, submitted the following report:

The standing Committee on Education, to whom was referred the act to disannex the homestead farm of Thomas E. Poland from the town of Enfield, and annex the same to the town of Plainfield, for school purposes, having had the same under consideration, have instructed me to report the same without amendment.

W. A. Burns, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 6, Mr. Wentworth, from the standing Committee upon Towns, submitted the following report:

The standing Committee on Towns, to whom was referred the act entitled "An act relating to assistant assessors, having had the same under consideration have instructed me to report the same without amendment.

ELI WENTWORTH, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 4, Mr. Morrill, from the standing Committee upon Finance, submitted the following report:

The standing Committee on Finance, to whom was referred the resolution relative to procuring missing volumes necessary to complete the sets of United States Reports, and Reports of the several States, now imperfect, having had the same under consideration have instructed me to report the same without amendment.

DAVID MORRILL, JR., for the Committee.

The report was accepted, and the resolution ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 4, Mr. Morrill, from the standing Committee upon Finance, submitted the following report:

The standing Committee on Finance, to whom was referred the joint resolution relating to the new apportionment, having had the same under consideration have instructed me to report the same without amendment.

DAVID MORRILL, JR., for the Committee.

The report was accepted, and the resolution ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 12, Mr. Burns, from the standing Committee upon Education, submitted the following report:

The standing Committee on Education, to whom was referred the act to disannex Samuel Batchelder from union school district No. 2, in the towns of Loudon and Chichester, and annex it to school district No. 3, in the town of Loudon, having had the same under consideration have instructed me to report the same without amendment.

W. A. Burns, for the Committee.

The report was accepted, and the resolution ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 10, Mr. Slader, from the joint standing Committee upon Engrossed Bills, submitted the following report:

The joint Committee on Engrossed Bills have instructed me to report that they have carefully examined, and have found correctly engrossed, bills of the following titles, and the following resolution.

JESSE SLADER, for the Committee.

An act to protect the smelt fisheries in Great Bay;

An act to disannex certain lands from school district No. 3, and annex the same to school district No. 2, in the city of Dover;

An act relating to city clerks;

An act to incorporate the Belknap Mills;

An act in amendment of an act entitled "An act to incorporate the Ashuelot Manufacturing Company;"

An act to incorporate the Webster Mills;

An act to incorporate Star in the East Lodge, No. 59, at Exeter;

Resolution in favor of the indigent deaf, dumb and blind;

The report was accepted.

On motion of the Senator from No. 4, Mr. Morrill,
The Senate adjourned.

AFTERNOON.

Bills, &c., read a third time and passed:

An act relating to assistant assessors;

An act to disannex Samuel Batchelder from union school district No. 2, in the towns of Loudon and Chichester, and annex him to school district No. 3, in the town of Loudon;

An act to disannex the homestead farm of Thomas E. Poland from the town of Enfield, and annex the same to the town of Plainfield, for school purposes;

Resolution relating to county inventories;

Resolution relative to procuring missing volumes necessary to complete the sets of United States Reports, and Reports of the several States, now imperfect.

The Senator from No. 8, Mr. Harriman, moved that the resolution in relation to the suffrage qualification of naturalized citizens, now lying upon the table upon his motion, be taken therefrom and considered.

The affirmative of the question prevailed, and the resolution was taken from the table.

Upon the question, Will the Senate agree to the resolution?
The Senator from No. 4, Mr. Morrill, demanded the yeas and nays:

Messrs. Lyman, Burns—3
Harriman,

Nays.

Messrs. Blake, Eaton,
Foster, Fisk,
Morrill, Slader,
Wentworth, Towle—8

So the resolution was rejected.

The following message was received from the House of Representatives, by their Clerk:

Mr. President—The House of Representatives have passed the following bills and joint resolutions, in which they ask the concurrence of the honorable Senate:

An act legitimatizing children born before marriage, whose parents afterward intermarry;

An act in amendment of section 12, chapter 224, of the Com-

piled Statutes;

An act to incorporate the Carroll County Lead and Zinc Min-

ing Company;

An act to alter the time of holding the January term of the supreme judicial court in the county of Rockingham;

An act relating to railroads;

An act to alter the times of holding the terms of the supreme judicial court in Belknap county;

An act relating to the powers of fire engineers;

An act in relation to the powers of police courts and justices of the peace, in complaints under the act for the suppression of intemperance;

An act to increase the capital stock of the Citizens' Bank.

The House concur with the Senate in passing the joint resolution sent down from the Senate, entitled "Joint resolution relating to railroad taxes; also, in the amendment by the Senate proposed to a joint resolution passed by the House, fixing a day for the final adjournment of the Legislature.

Read twice and referred as follows:

An act legitimatizing children born before marriage, whose parents afterward intermarry, to the Committee on the Judiciary;

An act in amendment of section 12, chapter 224, of the Compiled Statutes, to the Committee on State Institutions;

An act to incorporate the Carroll County Lead and Zinc Min-

ing Company, to the Committee on Incorporations;

An act to alter the time of holding the January term of the supreme judicial court in the county of Rockingham, to the Committee on the Judiciary;

[Mr. Harriman in the Chair.]

An act relating to railroads, to the Committee on Railroads;

An act to alter the times of holding the terms of the supreme judicial court in Belknap county, to the Committee on the Judiciary;

An act relating to the powers of fire-engineers, to the Com-

mittee on the Judiciary;

An act in relation to powers of police courts and justices of the peace in complaints under the act for the suppression of intemperance, to the Committee on the Judiciary;

An act to increase the capital stock of the Citizens' Bank, to

the Committee on Banks.

The Senator from No. 3, Mr. Foster, introduced the following resolution:

Resolved, That when the Senate adjourn, it adjourn to meet at nine o'clock in the forenoon on Saturday next.

The resolution was adopted.

The Senator from No. 12, Mr. Burns, moved that the bill entitled "An act in amendment of the charter of the Granite Mutual Fire Insurance Company," now lying upon the table, be taken therefrom and considered.

The affirmative of the question prevailed, and upon motion of Mr. Foster the bill was recommitted to the Judiciary Com-

mittee.

The following message was received from the House of Representatives, by their Clerk:

Mr. President—The House of Representatives do not concur with the honorable Senate in the amendment by them proposed to the resolution giving \$500 to the New-Hampshire Historical Society.

The House has passed a bill entitled "An act providing for

the assessment and collection of a State tax."

Upon the question, Will the Senate recede from their amendment to the joint resolution granting five hundred dollars to the New-Hampshire Historical Society?

The Senator from No. 4, Mr. Morrill, moved that the question be laid upon the table, and the affirmative of the question pre-

vailed.

The bill entitled "An act providing for the assessment and collection of a State tax," was read twice and referred to the Committee on Finance.

On motion of the Senator from No. 12, Mr. Burns, The Senate adjourned.

SATURDAY, June 30, 1860.

On motion of Mr. Harriman the reading of the journal was dispensed with.

The Senator from No. 3, Mr. Foster, from the standing committee upon the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act in relation to the powers of police courts and justices of the peace on complaints under the act for the suppression of intemperance, having had the same under consideration, have instructed me to report the same without amendment.

HERMAN FOSTER, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 3, Mr. Foster, from the standing Committee upon the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act to alter the times of holding the terms of the supreme judicial court in Belknap county," having had the same under consideration, have instructed me to report the same without amendment.

HERMAN FOSTER, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 3, Mr. Foster, from the standing Committee upon the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred an act in amendment of the charter of the Granite Mutual Fire Insurance Company, having had the same under consideration, have instructed me to report the same without amendment.

HERMAN FOSTER, for the Committee.

The report was accepted.

The Senator from No. 12, Mr. Burns, moved that the further consideration of the bill be indefinitely postponed.

The affirmative of the question prevailed, and the bill was indefinitely postponed.

The Senator from No. 3, Mr. Foster, from the standing Com-

mittee on the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred a bill entitled "An act relating to the administering of oaths," having had the same under consideration, have instructed me to report the same without amendment.

HERMAN FOSTER, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 3, Mr. Foster, from the standing Committee upon the Judiciary, submitted the following report:

The Standing Committee on the Judiciary, to whom was referred the bill entitled "An act relating to the powers of fire engineers," having had the same under consideration, have instructed me to report the same without amendment.

HERMAN FOSTER, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 2, Mr. Blake, from the standing Committee upon Incorporations, submitted the following report:

The standing Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Carroll County Lead and Zinc Mining Company," having had the same under consideration, have instructed me to report the same without amendment.

JOSEPH BLAKE, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 8, Mr. Harriman, from the standing Committee upon the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act to alter the time of holding

the January term of the supreme judicial court in the county of Rockingham, having had the same under consideration, have instructed me to report the same without amendment.

WALTER HARRIMAN, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 8, Mr. Harriman, from the standing Committee upon the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled, "An act legitimatizing children born before marriage, whose parents afterward intermarry," having had the same under consideration have instructed me to report the same without amendment.

WALTER HARRIMAN, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 8, Mr. Harriman, from the standing Committee upon Railroads, submitted the following report:

The standing Committee on Railroads, to whom was referred the bill entitled "An act relating to the Atlantic & St. Lawrence Railroad," having had the same under consideration have instructed me to report the same without amendment.

WALTER HARRIMAN, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The following message was received from the House of Representatives, by their Clerk:

Mr. President—The House of Representatives have passed the following bills, in the passage of which they ask the concurrence of the honorable Senate:

An act relating to the powers and duties of county commissioners;

An act amending the charter of the New-Hampshire Iron Company.

Read twice, and referred as follows:

An act relating to the powers and duties of county commissioners, to the Committee on the Judiciary;

An act amending the charter of the New-Hampshire Iron Fac-

tory Company, to the Committee on Incorporations.

The following further message was received from the House of Representatives, by their Clerk:

Mr. President—The Speaker has signed the following bills and joint resolutions, reported by the Committee on Engrossed Bills on the part of the House, to have been carefully examined and found correctly engrossed:

An act in amendment of an act entitled "An act to incorporate the Ashuelot Manufacturing Company;

An act to incorporate the Webster Mills;

An act to protect the smelt fisheries in Great Bay;

An act to disannex certain lands from school district No. 3, and annex the same to school district No. 2, in the city of Dover;

An act relating to city clerks;

An act to incorporate the Belknap Mills;

An act to incorporate Star in the East Lodge, No. 59, at Exeter;

A resolution in favor of indigent deaf, dumb and blind.

Thereupon the President of the Senate signed the foregoing bills and resolutions, they having been reported by the Committee upon Engrossed Bills to have been carefully examined and found to be correctly engrossed, and they were then delivered to said committee, to be by them presented to His Excellency the Governor, for his approval and signature.

The Senator from No. 4, Mr. Morrill, from the standing Com-

mittee upon Finance, submitted the following report:

The standing Committee on Finance, to whom was referred the bill entitled "An act providing for the assessment and collection of a State tax," having had the same under consideration have instructed me to report the same without amendment.

DAVID MORRILL, JR., for the Committee.

The report was accepted, and the bill ordered to be read a

third time this afternoon at three o'clock.

The Senator from No. 4, Mr. Morrill, moved that the bill entitled "An act in favor of the Asylum for the Insane," now lying upon the table, be taken therefrom and considered.

The affirmative of the question prevailed, and the bill was

taken from the table.

Upon the question, shall the bill be read a third time?

The Senator from No. 4, Mr. Morrill, moved that the bill be amended by striking out the words, "six thousand dollars," in the first section of the bill, and inserting instead thereof the words "five thousand dollars."

The affirmative of the question prevailed, and the bill was ordered to be read a third time this afternoon at three o'clock.

[Mr. Harriman in the chair.]

The Senator from No. 3, Mr. Foster, introduced the following resolution:

Resolved, That when the Senate adjourn this forenoon, it adjourn to meet at half-past three o'clock in the afternoon, on Monday next.

The resolution was adopted.

The Senator from No. 5, Mr. Lyman, from the standing Committee upon Banks, submitted the following report:

The standing Committee on Banks, to whom was referred the act to increase the capital stock of the Citizens' Bank, having had the same under consideration, have instructed me to report the same without amendment.

J. D. LYMAN, for the Committee.

The report was accepted, and the bill ordered to be read a

third time this afternoon at three o'clock.

The Senator from No. 3, Mr. Foster, moved that the rules of the Senate be so far suspended as that all bills and joint resolutions which will be in order for a third reading this afternoon at three o'clock, be in order for a third reading at the present time.

The affirmative of the question prevailed.

Read a third time and passed:

An act in relation to the powers of police courts and justices

of the peace in complaints under the act for the suppression of intemperance;

An act relating to the powers of fire engineers;

An act to alter the times of holding the terms of the supreme judicial court in Belknap county;

An act to alter the time of holding the January term of the

supreme judicial court in the county of Rockingham;

An act to incorporate the Carroll County Lead and Zinc Mining Company;

An act legitimatizing children born before marriage, whose

parents afterward intermarry;

The resolution relating to the Atlantic & St. Lawrence Railroad was read a third time, and, upon motion of the Senator from No. 10, Mr. Slader, laid upon the table.

An act relating to the administering of oaths was read a third time, and, upon motion of the Senator from No. 12, Mr. Burns,

laid upon the table.

An act providing for the assessment and collection of a State

An act to increase the capital stock of the Citizens' Bank;

An act in favor of the Asylum for the Insane.

The Senator from No. 2, Mr. Blake, from the standing Committee upon Incorporations, submitted the following report:

The standing Committee on Incorporations, to whom was referred the bill entitled "An act amending the charter of the New-Hampshire Iron Factory Company," having had the same under consideration have instructed me to report the same without amendment.

JOSEPH BLAKE, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 9, Mr. Fisk, moved that the rules of the Senate be so far suspended as that the bill be read a third time at the present time.

The affirmative of the question prevailed, and the bill was read

a third time and passed.

The Senator from No. 3, Mr. Foster, moved that the bill entitled "An act in relation to railroads and railroad corporations," now lying upon the table, be taken therefrom and considered.

The affirmative of the question prevailed, and, upon motion of

the Senator from No. 12, Mr. Burns, the bill was again laid upon the table.

The Senator from No. 12, Mr. Burns, moved that the bill entitled "An act relating to the administering of oaths," now lying upon the table upon his motion, be taken therefrom and con-

The affirmative of the question prevailed, and the bill was

taken from the table and passed.

The Senator from No. 10, Mr. Slader, moved that the joint resolution relating to the Atlantic & St. Lawrence Railroad, now lying upon the table upon his motion, be taken therefrom and

The affirmative of the question prevailed, and the resolution

was taken from the table and passed.

The following message was received from the House of Representatives, by their Clerk:

Mr. President-The House of Representatives concur with the honorable Senate in the amendment proposed by the Senate to an act entitled "An act in amendment to an act to provide for the amendment of sheriffs' returns in certain cases, approved June 24, 1859;" also in the amendment proposed by the Senate to the act entitled "An act for the better observance of the Sabbath;" also in the amendment proposed by the Senate to the bill entitled "An act in favor of the Asylum for the Insane."

They refuse to concur with the honorable Senate in the amendment proposed by the honorable Senate to the resolution in favor

of Peter Sanborn and others.

Upon the question, Will the Senate recede from their amendment to the resolution in favor of Peter Sanborn and others?

The Senator from No. 9, Mr. Fisk, moved that the question be laid upon the table, which motion prevailed.

On motion of the Senator from No. 9, Mr. Fisk,

The Senate adjourned.

Monday, July 2, 1860.

Three and a half o'clock, afternoon.

On motion of Mr. Lyman, the reading of the journal was dispensed with.

The following message was received from the House of Rep-

resentatives, by their Clerk:

Mr. President—The House of Representatives have passed the following bills and joint resolutions, in which they ask the concurrence of the honorable Senate:

An act to enable counties to fund their floating debts;

An act to incorporate the Jackson Fire Company;

An act in relation to vaccination;

An act in relation to the repair of highways in unincorporated places;

An act to incorporate the Winchester Hotel Company;

An act relating to the discharge of persons arrested on writs of mesne process or executions;

An act to enable the town of Keene to establish water works; An act to establish a new proportion for the assessment of public taxes;

An act in amendment of an act to establish the city of Ports-

mouth;

-

An act to change the names of certain persons therein named;

An act in relation to married women; An act relating to the taxation of lumber;

An act against the adulteration of food, liquors, and medicines; An act to incorporate the Free Will Baptist Foreign Mission Society;

An act to allow respondents to testify in certain cases in crim-

inal prosecutions;

Resolution in favor of the chaplain of the House;

Resolution in favor of Allen Tenny and James Morgan;

Resolution authorizing the State Treasurer to borrow forty thousand dollars;

Resolution in favor of indigent insane persons belonging to this

Resolution making appropriation for cabinet-shop at State Prison; Resolution making appropriation for library of State Prison; Resolution relating to State Prison;

Resolution in favor of appropriation for engine, &c., at State Prison;

Resolution relating to cabinet-shop at State Prison; Resolution in favor of Charles E. Twombly: Resolution in favor of chaplain of State Prison; Resolution in favor of G. Parker Lyon and others; Resolution in favor of Levi W. Barton and others.

Read twice and referred, as follows:

An act to enable counties to fund their floating debts, to the Committee on Finance;

An act to incorporate the Jackson Tin Company, to the committee on Incorporations;

An act in relation to vaccination, to the Committee on the Judiciary;

An act in relation to the repairs of highways in unincorporated places, to the Committee on Towns;

An act to incorporate the Winchester Hotel Company, to the Committee on Incorporations;

An act relating to the discharge of persons arrested on writs of mesne process or executions, to the Committee on the Judici-

An act to enable the town of Keene to establish water works, to the Committee on the Judiciary;

An act to establish a new proportion for the assessment of public taxes, to the Committee on Finance;

An act in amendment of an act to establish the city of Portsmouth, to the Committee on the Judiciary;

An act to change the names of certain persons therein named, to the Committee on Military Affairs, Roads, Bridges, and Can-

An act in relation to married women, to the Committee on the Judiciary;

An act relating to the taxation of lumber, to the Committee on the Judiciary;

An act against the adulteration of food, liquors, and medicines, to the Committee on the Judiciary;

An act to incorporate the Free Will Baptist Foreign Mission Society, to the Committee on Incorporations;

An act to allow respondents to testify in certain cases, in criminal prosecutions, to the Committee on the Judiciary.

The following resolution was referred to the Committee on Finance:

Resolved by the Senate and House of Representatives, in General Court convened, That the Chaplain of the House of Representatives be allowed the same compensation, during the present session, as a member of the Legislature.

The following resolution was referred to the Committee on Claims:

Resolved by the Senate and House of Representatives, in General Court convened, That Allen Tenny by allowed fifty dollars, (\$50,00) and James Morgan six $\frac{4}{10}$ dollars, (\$6,41) in full for their accounts, and that the same be paid out of any money in the treasury not otherwise appropriated.

The following resolution was referred to the Committee on Finance:

In the year of our Lord one thousand eight hundred and sixty.

A resolution authorizing the State treasurer to borrow forty thousand dollars for the use of the State.

Resolved by the Senate and House of Representatives, in General Court convened, That the Treasurer of this State be, and is hereby authorized to borrow, for the use of the State, at such times and in such sums as he may consider necessary and proper, a sum not exceeding forty thousand dollars, at the lowest rates of interest at which the same can be procured, not exceeding six per cent. per annum; and the Treasurer for the time being is authorized to pay the sum or sums so borrowed, and the interest thereon, when the same shall become due, out of any money in the treasury not otherwise appropriated.

The following resolution was referred to the Committee on State Institutions:

Resolved by the Senate and House of Representatives, in General Court convened, That the sum of four thousand dollars be, and the same is hereby appropriated, for the maintenance of

indigent insane persons belonging to this State at the Asylum, for such and so many as His Excellency shall elect and approve; provided that not less than one half of said sum shall be applied for the support of private patients, exclusive of paupers maintained at the public charge; and the Governor is authorized to draw said sum from the treasury by warrant.

The following resolution was referred to the Committee on Finance:

Resolved by the Senate and House of Representatives, in General Court convened, That the Treasurer of this State be, and he hereby is authorized to borrow, on the credit and for the use of the State, at such times and in such sums as he may consider necessary, an amount not exceeding five thousand dollars, at the lowest rate of interest, not exceeding six per cent per annum, for the purpose of completing the new cabinet-shop at the State Prison, now in process of erection; said money, or so much thereof as is necessary for the purpose, to be expended under the direction of the building committee, subject to the approval of the Governor and Council; also that the net earnings of the prison be hereby appropriated in liquidation of the amount so borrowed, and the interest paid when the same shall become due, until otherwise ordered by the legislature; and the Governor be authorized to draw his warrant on the treasury for such sums as he may deem proper, not exceeding five thousand dollars, to carry this resolution into effect.

The following resolution was referred to the Committee on Finance:

Resolved by the Senate and House of Representatives, in General Court convened, That the sum of one hundred dollars be, and the same is hereby appropriated for the purchase of books and stationery for the use of the prisoners at the New-Hampshire State Prison, to be expended under the direction of the warden and chaplain, for the purpose above specified; and that His Excellency the Governor be authorized to draw his warrant on the treasury for the above amount.

The following resolution was referred to the Committee on Finance:

Resolved by the Senate and House of Representatives, in Gen-

eral Court convened, That the sum of five hundred dollars be, and the same is hereby appropriated, out of any money in the treasury not otherwise appropriated, for the purchase of a new boiler, for the purpose of heating the prison hall which contains the cells, subject to the approval of the Governor and Council; and His Excellency the Governor is hereby authorized to draw his warrant on the treasury for that amount.

The following resolution was referred to the Committee on Finance:

Resolved by the Senate and House of Representatives, in General Court convened, That the sum of six hundred dollars be, and the same is hereby appropriated, out of any money in the treasury not otherwise appropriated, for the purpose of repairing the steam engine and re-setting the boiler connected with the cabinet-shop, the same to be made under the direction of the building committee, subject to the approval of the Governor and Council; and His Excellency the Governor is hereby authorized to draw his warrant on the treasury for the above amount.

The following resolution was referred to the Committee on Finance:

Resolved by the Senate and House of Representatives, in General Court convened, That the sum of one hundred dollars be, and the same is hereby appropriated, out of any money in the treasury not otherwise appropriated, to prepare and cement the cellar under the cabinet-shop, agreeable to the suggestion in the Warden's report; and His Excellency the Governor is hereby authorized to draw his warrant on the treasury for the above amount.

The following resolution was referred to the Committee on Claims:

Resolved by the Senate and House of Representatives, in General Court convened, That Charles E. Twombly be allowed ten dollars (\$10) in full for his account, and that the same be paid out of any money in the treasury not otherwise appropriated.

The following resolution was referred to the Committee on Finance:

Resolved by the Senate and House of Representatives, in Gen-

eral Court convened, That the sum of three hundred dollars be, and the same is hereby appropriated, out of any money in the treasury not otherwise appropriated, for the salary of the chaplain of the State Prison during the ensuing year; and His Excellency the Governor is hereby authorized to draw his warrant on the treasury for the above amount.

The following resolution was referred to the Committee on Claims:

Resolved by the Senate and House of Representatives, in General Court convened, That G. Parker Lyon be allowed seventy-two dollars and seventy-four cents, A. N. Fisher twenty-two dollars and fifty cents, and Pliny Hall thirty-five dollars, in full for their accounts, and that the same be paid out of any money in the treasury not otherwise appropriated.

The following resolution was referred to the Committee on Claims:

Resolved by the Senate and House of Representatives, in General Court convened, That Levi W. Barton be allowed seven dollars and fifty cents, Carleton & Harvey seven dollars and fifty cents, J. Weber seven dollars and fifty cents, John S. Walker seven dollars and fifty cents, Fogg & Hadley one hundred and five dollars, McFarland & Jenks one hundred and twenty-five dollars and fifty cents, for their several accounts; and that the same be paid out of any money in the treasury not otherwise appropriated.

The following message was received from the House of Representatives, by their Clerk:

Mr. President—The House of Representatives have passed the following bill, entitled "An act to provide for the settlement of copartnership affairs," in the passage of which they ask the concurrence of the honorable Senate.

The bill was read twice, and referred to the Committee on the

Judiciary.

The Senator from No. 8, Mr. Harriman, from the standing Committee on the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act relating to the powers and du-

ties of county commissioners," having had the same under consideration have instructed me to report the same without amendment.

WALTER HARRIMAN, for the Committee.

The report was accepted, and the bill ordered to be read a third time to-morrow forenoon at eleven o'clock.

The Senator from No. 6, Mr. Wentworth, from the standing Committee upon Military Affairs, Roads, Bridges and Canals, submitted the following report:

The standing Committee on Military Affairs, Roads, Bridges and Canals, to whom was referred an act entitled "An act to change the names of certain persons" therein named, having had the same under consideration have instructed me to report the same without amendment.

ELI WENTWORTH, for the Committee.

The report was accepted, and the bill ordered to be read a third time to-morrow forenoon at eleven o'clock.

The Senator from No. 5, Mr. Lyman, from the standing Committee upon Incorporations, submitted the following report:

The standing Committee on Incorporations, to whom was referred the act to incorporate the Milford Fire Insurance Company, having had the same under consideration have instructed me to report the same with amendment.

J. D. LYMAN, for the Committee.

In the last full line, in section 13 of said bill, strike out "three" and insert "ten."

The report was accepted, the amendment adopted, and the bill ordered to be read a third time to-morrow forenoon at eleven o'clock.

The Senator from No. 9, Mr. Fisk, from the standing Committee upon Claims, submitted the following report:

The standing Committee on Claims, to whom was referred the joint resolution in favor of E. B. Prescott and others, having had the same under consideration have instructed me to report the same without amendment.

THOMAS FISK, for the Committee.

The report was accepted, and the bill ordered to be read a third time to-morrow forenoon at eleven o'clock.

The Senator from No. 10, Mr. Slader, from the joint standing Committee upon Engrossed Bills, submitted the following report:

The joint standing Committee on Engrossed Bills report that they have carefully examined, and found correctly engrossed, bills of the following titles, and the following joint resolutions:

JESSE SLADER,

For the Committee on the part of the Senate.

An act incorporating the Baldwin Mining Company;

An act relating to assistant assessors;

An act in relation to contested elections;

An act in amendment of an act reorganizing the judiciary;

An act to encourage manufactures;

An act relating to the form of indictments for assault and battery;

An act to disannex the homestead farm of Thomas E. Poland from Enfield, and annex the same to Plainfield, for school purposes:

An act to disannex Samuel Batchelder from union school district in the towns of Loudon and Chichester, and annex him to school district No. 3, in Loudon;

An act relating to the collection of interest on unpaid taxes;
An act to incorporate the New-Hampshire Emigrant Aid and
Homestead Company;

An act to incorporate the Hudson Cemetery Association;

An act in amendment of sections 12 and 13, of chapter 114, of the Revised Statutes;

An act to incorporate the Jaffrey Wood and Grain Company; An act for the preservation of fish in Center pond, in Dublin;

An act relating to bonds of county solicitors;

An act to change the names of certain persons; An act concerning contagious diseases among cattle;

An act in amendment of chapter 24 of the Revised Statutes, relative to the qualification of voters;

An act relating to peremptory challenges in criminal cases;

An act for the relief of Henry G. Farrington;

An act in addition to an act entitled "An act to incorporate the Great Falls and Conway Railroad;"

An act relating to the administering of oaths; An act in favor of the Asylum for the Insane;

An act relating to the powers of fire engineers;

An act in relation to the powers of justices of the peace and police courts in certain cases;

An act to increase the capital stock of the Citizens' Bank;

An act for the better observance of the Sabbath;

An act providing for the assessment and collection of a State

An act to alter the time of holding the January term of the supreme judicial court in the county of Rockingham;

Joint resolution relating to railroad taxes;

Joint resolution relating to the new apportionment of taxes; Joint resolution relative to missing volumes of the United States and State Reports:

Joint resolution relating to the Atlantic & St. Lawrence Railroad; An act amending the charter of the New-Hampshire Iron Factory Company;

An act to incorporate the Carroll County Lead and Zinc Min-

ing Company;

An act to alter the times of holding the terms of the supreme judicial court in Belknap county;

An act in amendment of an act to provide for the amendment of sheriffs' returns in certain cases, approved June 24, 1859;

An act to legitimatize children born before marriage, whose parents afterwards intermarry.

The report was accepted.

The Senator from No. 3, Mr. Foster, from the standing Committee on the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act relative to trials of cases in equity," having had the same under consideration have instructed me to report the following resolution:

HERMAN FOSTER, for the Committee.

Resolved, That the further consideration of said bill be indefinitely postponed.

The report was accepted, and the resolution adopted. On motion of the Senator from No. 12, Mr. Burns, The Senate adjourned.

TUESDAY, July 3, 1860.

On motion of Mr. Slader, the reading of the journal was dispensed with.

The Senator from No. 2, Mr. Blake, from the standing Committee on Incorporations, submitted the following report:

The standing Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Winchester Hotel Company," having had the same under consideration have instructed me to report the same without amendment.

JOSEPH BLAKE, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 6, Mr. Wentworth, from the standing Committee upon Towns, submitted the following report:

The standing Committee on Towns, to whom was referred the act entitled "An act in relation to the repair of highways in unincorporated places," having had the same under consideration have instructed me to report the same without amendment.

ELI WENTWORTH, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 3, Mr. Foster, from the standing Committee on the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act to enable the town of Keene to establish water works," having had the same under consideration have instructed me to report the same without amendment.

HERMAN FOSTER, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 2, Mr. Blake, from the standing Committee on Incorporations, submitted the following report:

The standing Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Jackson Fire Company," having had the same under consideration have instructed me to report the same without amendment.

JOSEPH BLAKE, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 2, Mr. Blake, from the standing Committee upon Incorporations, submitted the following report:

The standing Committee on Incorporations, to whom was referred the bill entitled "An act relating to railroads," having had the same under consideration have instructed me to report the same without amendment.

JOSEPH BLAKE, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 2, Mr. Blake, from the standing Committee upon Incorporations, submitted the following report:

The standing Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the Free-Will Baptist Foreign Mission Society," having had the same under consideration have instructed me to report the same without amendment.

JOSEPH BLAKE, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 3, Mr. Foster, from the standing Committee on the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act providing for liens in favor of mechanics and others, in certain cases," having had the same under consideration have instructed me to report the following resolution:

HERMAN FOSTER, for the Committee.

Resolved, That the further consideration of said bill be indefinitely postponed.

The report was accepted, and the resolution adopted.

The Senator from No. 3, Mr. Foster, from the standing Committee on the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act to allow respondents to testify in certain cases, in criminal prosecutions," having had the same under consideration have instructed me to report the following resolution:

HERMAN FOSTER, for the Committee.

Resolved, That the further consideration of said bill be indefinitely postponed.

The report was accepted, and the resolution adopted.

The Senator from No. 3, Mr. Foster, from the standing Committee on the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act to provide for the settlement of copartnership affairs," having had the same under consideration have instructed me to report the same without amendment:

HERMAN FOSTER, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 6, Mr. Wentworth, from the standing Committee upon Claims, submitted the following report:

The standing Committee on Claims, to whom was referred the resolution in favor of Thomas L. Tullock, having had the same under consideration have instructed me to report the same without amendment.

ELI WENTWORTH, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 6, Mr. Wentworth, from the standing Committee upon Claims, submitted the following report:

The standing Committee on Claims, to whom was referred the

resolution in favor of Levi W. Barton and others, having had the same under consideration have instructed me to report the same without amendment.

ELI WENTWORTH, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 8, Mr. Harriman, from the standing Committee on the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act relating to the discharge of persons arrested on writs of mesne process or execution," having had the same under consideration, have instructed me to report the following resolution:

WALTER HARRIMAN, for the Committee.

Resolved, That the further consideration of the subject be indefinitely postponed.

The report was accepted, and the resolution adopted.

The Senator from No. 8, Mr. Harriman, from the standing Committee upon State Institutions, submitted the following report:

The standing Committee on State Institutions, to whom was referred the resolution in favor of indigent insane persons belonging to this State, having had the same under consideration have instructed me to report the same without amendment.

WALTER HARRIMAN, for the Committee.

The report was accepted.

Upon motion of the Senator from No. 5, Mr. Lyman, the resolution was laid upon the table.

The Senator from No. 8, Mr. Harriman, from the standing Committee upon the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act in relation to married women," having had the same under consideration have instructed me to report the same without amendment.

WALTER HARRIMAN, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 9, Mr. Fisk, from the standing Committee upon Claims, submitted the following report:

The standing Committee on Claims, to whom was referred the resolution in favor of the Charles E. Twombly, having had the the same under consideration have instructed me to report the same without amendment.

THOMAS FISK, for the Committee.

The report was accepted, and the resolution ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 9, Mr. Fisk, from the standing Committee upon Claims, further submitted the following report:

The standing Committee on Claims, to whom was referred the resolution in favor of G. Parker Lyon and others, having had the same under consideration have instructed me to report the same without amendment.

THOMAS FISK, for the Committee.

The report was accepted, and the resolution ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 12, Mr. Burns, from the standing Committee upon Claims, submitted the following report:

The standing Committee on Claims, to whom was referred the resolution in favor of Allen Tenney and James Morgan, having had the same under consideration have instructed me to report the same without amendment.

W. A. BURNS, for the Committee.

The report was accepted, and the resolution ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 7, Mr. Eaton, from the standing Committee upon the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred an act against the adulteration of food, liquors and medi-

cines, having had the same under consideration have instructed me to report the same without amendment.

HOSEA EATON, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 4, Mr. Morrill, from the standing Committee upon Finance, submitted the following report:

The standing Committee on Finance, to whom was referred the resolution in favor of the Chaplain of the House, having had the same under consideration have instructed me to report the same without amendment.

DAVID MORRILL, JR., for the Committee.

The report was accepted, and the resolution ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 4, Mr. Morrill, from the standing Committee upon Finance, submitted the following report:

The standing Committee on Finance, to whom was referred the bill entitled "An act relating to the allowance of bills against counties," having had the same under consideration have instructed me to report the following resolution:

DAVID MORRILL, JR., for the Committee.

Resolved, That the further consideration of said bill be indefinitely postponed.

The report was accepted, and the resolution adopted.

The Senator from No. 4, Mr. Morrill, from the standing Committee upon Finance, submitted the following report:

The standing Committee on Finance, to whom was referred the resolution relating to the cabinet-shop at the State Prison, having had the same under consideration have instructed me to report the same without amendment.

DAVID MORRILL, JR., for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 4, Mr. Morrill, from the standing Committee upon Finance, submitted the following report:

The standing Committee on Finance, to whom was referred the resolution in favor of the Chaplain of the State Prison, having had the same under consideration have instructed me to report the same without amendment.

DAVID MORRILL, JR., for the Committee.

The report was accepted, and the resolution ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 4, Mr. Morrill, from the standing Committee upon Finance, submitted the following report:

The standing Committee on Finance, to whom was referred the bill entitled "An act to enable counties to pay their floating debt," having had the same under consideration have instructed me to report the same without amendment.

DAVID MORRILL, JR., for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 4, Mr. Morrill, from the standing Committee upon Finance, submitted the following report:

The standing Committee on Finance, to whom was referred the resolution making appropriation for the cabinet-shop at the State Prison, having had the same under consideration have instructed me to report the same without amendment.

DAVID MORRILL, JR., for the Committee.

The report was accepted, and the resolution ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 4, Mr. Morrill, from the standing Committee upon Finance, submitted the following report:

The standing Committee on Finance, to whom was referred the resolution making appropriation for the library of the State Prison, having had the same under consideration have instructed me to report the same without amendment.

DAVID MORRILL, JR., for the Committee.

The report was accepted, and the resolution ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 7, Mr. Eaton, from the standing Committee on the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred an act relating to the taxation of lumber, having had the same under consideration have instructed me to report the same without amendment.

HOSEA EATON, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 7, Mr. Eaton, from the standing Committee on the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred an act in amendment of an act to establish the city of Portsmouth, having had the same under consideration have instructed me to report the same without amendment.

Hosea Eaton, for the Committee.

The report was accepted, and the bill ordered to be read a third time this afternoon at three o'clock.

The Senator from No. 7, Mr. Eaton, from the standing Committee upon State Institutions, submitted the following report:

The standing Committee on State Institutions, to whom was referred an act in amendment of section 12, chapter 224, of the Compiled Statutes, having had the same under consideration have instructed me to report the following resolution:

Resolved, That said bill be indefinitely postponed.

HOSEA EATON, for the Committee.

The report was accepted, and the resolution adopted.

The Senator from No. 4, Mr. Morrill, from the standing Committee upon Finance, submitted the following report:

The standing Committee on Finance, to whom was referred the resolution in favor of an appropriation for an engine at the State Prison, having had the same under consideration have instructed me to report the same without amendment.

DAVID MORRILL, JR., for the Committee.

The report was accepted, and the resolution ordered to be read a third time this afternoon at three o'clock.

The following message was received from the House of Representatives, by their Clerk:

Mr. President—The House of Representatives have passed bills with the following titles, in the passage of which they ask the concurrence of the honorable Senate:

An act to divide the town of Boscawen, and constitute the town of Webster;

An act to incorporate the Valley Bank.

The bills were read twice, and referred as follows:

An act to incorporate the Valley Bank, to the Committee on Banks;

An act to divide the town of Boscawen, and constitute the town of Webster, to the Committee on Towns.

The Senator from No. 4, Mr. Morrill, from the standing Committee upon Finance, submitted the following report:

The standing Committee on Finance, to whom was referred the resolution relating to the State Prison, having had the same under consideration have instructed me to report the following resolution:

DAVID MORRILL, Jr., for the Committee.

Resolved, That the further consideration of said resolution be postponed till next session.

The report was accepted and the resolution adopted.

The Senator from No. 9, Mr. Fisk, moved that the rules of the Senate be so far suspended as that he have leave at this time to introduce a joint resolution.

The affirmative of the question prevailed, and thereupon Mr.

Fisk introduced the following resolution:

Resolved by the Senate and House of Representatives, in General Court convened, That the Committee on Engrossed Bills be

directed to return forthwith to the honorable Senate a bill entitled "An act in amendment of chapter 127, section 2, of the Revised Statutes."

Under suspension of the rules, the resolution was read three

several times, and sent to the House of Representatives.

The Senator from No. 12, Mr. Burns, moved that the bill entitled "An act relating to railroads and railroad corporations," now lying upon the table, be taken therefrom and considered.

The affirmative of the question prevailed, and the same Senator moved that the bill be postponed to the next session of the

Legislature.

The affirmative of the question prevailed, and the bill was so

postponed.

The Senator from No. 5, Mr. Lyman, moved that the resolution making an appropriation for the relief of the indigent insane, now lying upon the table, be taken therefrom and considered.

The affirmative of the question prevailed, and the same Senator moved that the bill be amended by striking out the words "four thousand," and inserting instead thereof the words "three thousand."

Upon this question the Senator from No. 10, Mr. Slader, demanded the yeas and nays:

Yeas.

Messrs.

Blake, Harriman,
Foster, Fisk,
Morrill, Towle,
Lyman, Burns—9.

Nays.

Messrs.

Eaton,

Slader -2.

The Senator from No. 5, Mr. Lyman, moved that the words "one half" be stricken out, and the words "two thirds" inserted instead thereof.

The amendment was adopted, and the resolution ordered to be read a third time this afternoon at three o'clock.

Bills read a third time and passed:

The bill entitled An act relating to the powers and duties of county commissioners;

Joint resolution in favor of E. B. Prescott and others;

An act to change the names of certain persons therein named; An act to incorporate the Milford Fire Insurance Company. The Senator from No. 5, Mr. Lyman, from the standing Committee upon Banks, submitted the following report:

The standing Committee on Banks, to whom was referred the bill entitled "An act to incorporate the Dartmouth Savings Bank, at Hanover," having had the same under consideration, have instructed me to report the same with amendment:

J. D. LYMAN, for the Committee.

Sec. 8, first line, strike out these words: "the power to purchase drafts, may keep a deposit of funds in Boston, against which it may make drafts, and may sell the same upon such terms as the officers of the said institution may deem proper, and shall have," &c.

The report was accepted, the amendments adopted, and the bill ordered to be read a third time this afternoon at three

o'clock.

The Senator from No. 4, Mr. Morrill, moved that the rules of the Senate be so far suspended as that all bills and joint resolutions which will be in order for a third reading this afternoon at three o'clock, be in order at the present time.

The affirmative of the question prevailed.

Bills read a third time and passed:

Act in relation to married women;

Resolution in favor of appropriation for engine, &c., at the State Prison;

An act in amendment of an act to establish the city of Portsmouth:

An act relating to the taxation of lumber;

Resolution making an appropriation for the library of the State Prison;

Resolution making an appropriation for the cabinet shop at the State Prison;

Resolution relating to the cabinet shop at the State Prison; Resolution in favor of the chaplain of the State Prison;

The bill entitled "An act to enable counties to fund their floating debts," was read a third time, and, upon motion of the Senator from No. 12, Mr. Burns, laid upon the table.

The bill entitled "An act to enable the town of Keene to establish water works," was read a third time, and, upon motion of the Senator from No. 5, Mr. Lyman, laid upon the table.

The resolution in favor of the chaplain of the House was read

a third time and passed.

The bill entitled "An act against the adulteration of food, liquors and medicines," was read a third time, and, upon motion of the Senator from No. 4, Mr. Morrill, put upon its second reading for the purpose of amendment, and laid upon the table.

Bills read a third time and passed:

Resolution in favor of Allen Tenny and James Morgan; Resolution in favor of G. Parker Lyon, and others; Resolution in favor of Charles E. Twombly; Resolution in favor of Levi W. Barton, and others; Resolution in favor of Thomas L. Tullock;

An act to provide for the settlement of copartnership affairs; An act to incorporate the Freewill Baptist Foreign Mission Society;

[Mr. Eaton in the chair.]

An act relating to railroads;

An act to incorporate the Jackson Tin Company;

An act in relation to the repair of highways in unincorporated places, was read a third time and, upon motion of the Senator from No. 4, Mr. Morrill, laid upon the table.

Bills read a third time and passed:

An act to incorporate the Winchester Hotel Company; Resolution in favor of indigent insane persons belonging to the State;

An act to incorporate the Dartmouth Savings Bank at Hanover.

The following message was received from the House of Representatives, by their Clerk:

Mr. President—The Speaker has signed the following bills and joint resolutions, reported by the Committee on Engrossed Bills, on the part of the House, to have been carefully examined and found correctly engrossed:

An act for the preservation of fish in Center pond in the town of Dublin;

An act to incorporate the Jaffrey Wood and Grain Company; An act to incorporate the New-Hampshire Emigrant Aid and Homestead Company;

An act to incorporate the Hudson Cemetery Association; An act relating to peremptory challenges in criminal cases; An act in addition to an act entitled "An act to incorporate the proprietors of the Great Falls and Conway Railroad;"

An act to change the names of certain persons;

An act in amendment of chapter 24 of the Revised Statutes, relating to the qualification of voters;

An act relating to the bonds of county solicitors; An act for the relief of Henry G. Farrington;

An act concerning contagious diseases among cattle; An act incorporating the Baldwin Mining Company;

An act relating to assistant assessors;

An act to disannex Samuel Batchelder from union school district No. 2, in the town of Loudon and Chichester, and annex him to district No. 3, in Loudon;

An act to disannex the homestead of Thomas E. Poland from

Enfield, and annex the same to Plainfield;

An act in amendment of sections 12 and 13, chapter 114, of the Compiled Statutes;

An act in amendment of an act reorganizing the Judiciary;

An act relating to contested elections;

An act relating to the form of indictments for assault and batery:

An act to encourage manufactures;

An act in relation to collecting interest on unpaid taxes;

Joint resolution relating to railroad taxes;

Joint resolution relating to the new apportionment;

Joint resolution relating to procuring missing volumes of law reports;

An act in favor of the Asylum for the insane; An act relating to the administering of oaths;

An act relating to the powers of fire engineers;

An act in relation to the powers of police courts, and justices of the peace;

An act to increase the capital stock of the Citizens' Bank;

An act for the better observance of the Sabbath;

An act providing for the assessment and collection of a State tax;

An act to alter the time of holding the January term of the supreme judicial court in Rockingham County;

An act legitimatizing children born before marriage, whose

parents afterward intermarry;

An act to alter the times of holding the terms of the supreme judicial court in Belknap County;

An act in amendment of an act to provide for the amendment

of sheriffs' returns in certain cases;

An act amending the charter of the New-Hampshire Iron Factory Company;

An act to incorporate the Carroll County Lead and Zinc Min-

ing Company;

Joint resolution relating to the Atlantic and St. Lawrence Railroad.

Thereupon the President of the Senate signed the foregoing bills and resolutions, they having been reported by the Committee upon Engrossed Bills to have been carefully examined and found to be correctly engrossed, and they were then delivered to said committee, to be by them presented to His Excellency the Governor for his approval and signature.

The Senator from No. 5, Mr. Lyman, moved that the resolution granting \$500 to the New-Hampshire Historical Society, now lying upon the table, be taken therefrom and considered.

The affirmative of the question prevailed, and, upon motion of the same Senator, the further consideration of the resolution was indefinitely postponed.

On motion of the Senator from No. 3, Mr. Foster,

The Senate adjourned.

AFTERNOON.

The Senator from No. 3, Mr. Foster, from the standing Committee upon Banks, submitted the following report:

The standing Committee on Banks, to whom was referred the bill entitled "An act to incorporate the Valley Bank," having

had the same under consideration have instructed me to report the same without amendment.

HERMAN FOSTER, for the Committee.

The report was accepted, and the bill ordered to be read a third time to-morrow forenoon at eleven o'clock.

[Mr. Harriman in the chair.]

The following message was received from the House of Representatives, by their Clerk:

Mr. President—The House of Representatives have passed the following bill and joint resolutions, in the passage of which they ask the concurrence of the Senate: •

An act in relation to the New-Hampshire Central Railroad; Resolution relating to the publication of the order of notice for county of Amoskeag;

Resolution in favor of the House of Reformation;

The House concur with the honorable Senate in the adoption of a joint resolution directing the joint Committee upon Engrossed Bills to return to the Senate a bill entitled "An act in amendment of chapter 127, section 2, of the Revised Statutes."

The following resolution was read twice and referred to the Committee on State Institutions:

STATE OF NEW-HAMPSHIRE.

Resolved by the Senate and House of Representatives, in General Court convened, That the sum of five thousand dollars be, and the same is hereby appropriated for the purpose of defraying the present indebtedness, and for the expense of the current year of the House of Reformation for Juvenile and Female Offenders against the Laws, and for the purpose of building a barn wood-shed, and work-shop, and for furnishing mechanic's tools at said House of Reformation; and the Governor is hereby authorized to draw his warrant for that amount from any money in the treasury not otherwise appropriated.

Resolved, That said appropriation, so far as building is concerned, shall be expended by the Superintendent of said House of Reformation, under the general direction of the President thereof.

[The President in the chair.]

The following message was received from the House of Representatives, by their Clerk:

Mr. President—The House concur with the honorable Senate in the amendments proposed by them to the following bills:

An act to incorporate the Milford Fire Insurance Company; The act to incorporate the Dartmouth Savings Bank, at Hanover;

The resolution in favor of indigent insane persons belonging to this State.

Bills read twice and referred as follows:

The following resolution was referred to the Committee on the Judiciary:

Resolved by the Senate and House of Representatives, in General Court convened, That proprietors of newspapers, for publishing orders of notice to constitute the new county of Amoskeag, now outstanding, be allowed each the sum of twenty dollars.

An act in relation to the New-Hampshire Central Railroad, was referred to a committee of the whole Senate.

The Senator from No. 7, Mr. Eaton, moved that the Senate resolve itself into a committee of the whole, for the consideration of the above named bill, at six and one half o'clock this afternoon.

The affirmative of the question prevailed.

The Senator from No. 10, Mr. Slader, from the joint standing Committee on Engrossed Bills, submitted the following report:

The joint standing Committee on Engrossed Bills, hereby return to the Senate, agreeably to a joint resolution, "An act in amendment of section 2, of chapter 127, of the Revised Statutes."

JESSE SLADER, for the Committee.

The Senator from No. 9, Mr. Fisk, introduced the following resolution:

Resolved, That the rules of the Senate be so far suspended that the vote whereby the bill entitled "An act in amendment of section 2, of chapter 127, of the Revised Statutes," was passed, be reconsidered.

The affirmative of the question prevailed, and the Senator from No. 9, Mr. Fisk, moved that the bill be put upon its second reading, for the purpose of amendment, which motion was adopt-

ed.

Mr. Fisk moved to amend by inserting before section 1, the following words: "Be it enacted by the Senate and House of Representatives, in General Court convened."

The amendment was adopted, and the bill ordered to be read

a third time to-morrow forenoon at eleven o'clock.

On motion of Mr. Fisk, the bill was read a third time and passed, at the present time.

The Senator from No. 7, Mr. Eaton, introduced the following

resolution:

Resolved. That when the Senate adjourn this afternoon, it be to meet at $7\frac{1}{2}$ o'clock this evening.

The resolution was adopted.

The Senator from No. 7, Mr. Eaton, moved that the rules of the Senate be so far suspended as that the bill entitled "An act to incorporate the Valley Bank," be read a third time at the present time.

The motion was adopted, and the bill entitled "An act to incorporate the Valley Bank," was read a third time and passed.

The Senator from No. 7, Mr. Eaton, from the standing Committee upon State Institutions, submitted the following report:

The standing Committee on State Institutions, to whom was referred the resolution in favor of the House of Reformation, having had the same under consideration, have instructed me to report the same without amendment.

Hosea Eaton, for the Committee.

The report was accepted, and the resolution ordered to be read a third time to-morrow forenoon at eleven o'clock.

The Senator from No. 3, Mr. Foster, moved that all bills and

resolutions which will be in order for a third reading to-morrow at eleven o'clock, be in order at the present time.

The motion was adopted, and the following was read a third

time and passed:

Resolution in favor of the House of Reformation.

The Senator from No. 8, Mr. Harriman, from the standing Committee upon the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act in relation to vaccination," having had the same under consideration, have instructed me to report the following resolution:

WALTER HARRIMAN, for the Committee.

Resolved, That the further consideration of the subject be indefinitely postponed.

The report was accepted, and the resolution adopted. The Senator from No. 4, Mr. Morrill, from the standing Committee upon Finance, submitted the following report:

The standing Committee on Finance, to whom was referred the resolution authorizing the State Treasurer to borrow forty thousand dollars for the use of the State, having had the same under consideration have instructed me to report the same without amendment.

DAVID MORRILL, JR., for the Committee.

The report was accepted, and the resolution ordered to be read a third time to-morrow forenoon at eleven o'clock.

The Senator from No. 4, Mr. Morrill, from the standing Committee upon Finance, submitted the following report:

The standing Committee on Finance, to whom was referred the bill entitled "An act to establish a new proportion for the assessment of public taxes," having had the same under consideration have instructed me to report the same without amendment.

DAVID MORRILL, JR., for the Committee.

The report was accepted, and the bill ordered to be read a third time to-morrow forenoon at eleven o'clock.

The Senator from No. 4, Mr. Morrill, from the standing Com-

mittee upon Finance, submitted the following report:

The standing Committee on Finance, to whom was referred the bill entitled "An act establishing the pay of the recording clerks of the legislature," having had the same under consideration have instructed me to report the following amendment:

DAVID MORRILL, JR., for the Committee.

Strike out the words "one half," in section 7, in the second line, and insert instead "one fourth;" also, strike out the words "other half," in the third line, and insert instead "remainder."

The report was accepted, the amendment adopted, and the bill ordered to be read a third time to-morrow forenoon at eleven o'clock.

The Senator from No. 3, Mr. Foster, from the standing Committee upon the Judiciary, submitted the following report:

The Standing Committee on the Judiciary, to whom was referred the resolution relating to the publication of order of notice for county of Amoskeag, having had the same under consideration have instructed me to report the same without amendment.

HERMAN FOSTER, for the Committee.

The report was accepted, and the bill ordered to be read a third time to-morrow forenoon at eleven o'clock.

On motion of Mr. Foster, the bill was read a third time and passed at the present time.

[Mr. Wentworth in the chair.]

The following message was received from the House of Representatives, by their Clerk:

Mr. President—The House of Representatives concur with the honorable Senate in the passage of the following Senate resolutions:

Joint resolution in relation to the annual reports of State officers;

Joint resolution in relation to gun-house lots;

An act in relation to offences against the police of towns.

The House of Representatives have passed the following bills and joint resolutions, in which they ask the concurrence of the honorable Senate:

Resolution in favor of the warden of the State Prison; Resolution in favor of Henry Willard and others; Resolution relating to libraries of county jails;

An act authorizing the sale of Union Meeting-House and the Methodist Meeting-House, so called, in the town of Lyman;

An act in amendment of the charter of the city of Dover;
An act in amendment of chapters 1831 and 2248 of the
Pamphlet Laws, relating to repairs of houses of public worship;
An act to provide for the sealing of measures used in the sale
of milk, and to regulate the sale thereof.

Bills read twice, and referred as follows:

The following resolution was referred to the Committee on State Institutions:

Resolved by the Senate and House of Representatives, in General Court convened, That the sum of two hundred dollars be paid to the warden of the State Prison, in addition to his present salary, out of any money in the treasury not otherwise appropriated, and that he be authorized to draw on the treasury for that amount.

The following resolution was referred to the Committee on Claims:

Resolved by the Senate and House of Representatives; in General Court convened, That Henry Willard be allowed eighty-six dollars as door-keeper of the Senate; Uriel L. Comings ninety dollars, and Edmund Brown one hundred and two dollars, as door-keepers of the House of Representatives, in full for their accounts, and that the same be paid out of any money in the treasury not otherwise appropriated.

On motion of Mr. Eaton, the rules were suspended for a third

reading now, and the resolution was read a third time and passed.

Bills read twice and referred:

The following resolution was referred to the Committee on Education:

Resolved by the Senate and House of Representatives, in General Court convened, That whenever one hundred dollars shall be raised by individual subscription, for the purpose of providing a library for prisoners confined in any jail in this State, the Governor be authorized to draw his warrant for a like sum, on the treasurer, to be appropriated out of any money in the treasury not otherwise appropriated, under the direction of a committee appointed by him, and said library to be under the care of the jailer for said county; neither said committee nor jailer shall receive any compensation for said services.

An act authorizing the sale of the Union Meeting-House and the Methodist Meeting-House, so called, in the town of Lyman,

to the Committee on the Judiciary;

An act in amendment of the charter of the city of Dover, to

the Committee on the Judiciary;

An act in amendment of chapter 1831 and 2248 of the Pamphlet Laws, relating to the repairs of houses of public worship, to the Committee on the Judiciary;

An act to provide for the sealing of measures used in the sale of milk, and to regulate the sale thereof, to the Committee on

Agriculture and Manufactures.

The Senator from No. 3, Mr. Foster, from the standing Committee on the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act in amendment of the charter of the city of Dover," having had the same under consideration have instructed me to report the same without amendment.

HERMAN FOSTER, for the Committee.

The report was accepted, and the bill ordered to be read a third time to-morrow forenoon at eleven o'clock.

The Senator from No. 7, Mr. Eaton, from the standing Committee upon State Institutions, submitted the following report:

The standing Committee on State Institutions, to whom was referred the resolution in favor of the warden of the State Prison, having had the same under consideration have instructed me to report the following resolution:

Hosea Eaton, for the Committee.

Resolved, That the further consideration of said resolution be indefinitely postponed.

The report was accepted, and the resolution adopted. On motion of Mr. Harriman,

The Senate adjourned.

EVENING.

Seven and one half o'clock.

The Senate assembled, and resolved itself into a Committee of the Whole, for the purpose of considering the bill entitled "An act in relation to the New-Hampshire Central Railroad."

The Senator from No. 8, Mr. Harriman, was selected as

Chairman of the committee.

The Chairman announced that the parties for and against the passage of the bill would be heard by the committee, through counsel, said counsel to occupy one half hour upon each side.

The petitioners were first heard by Hon. David Cross, of Manchester, he occupying seventeen minutes of the allotted time.

Hon. Ira Perley, of Concord, appeared for the respondents, Messrs. Gilmore and Corning. Judge Perley occupied the whole half hour.

The petitioners closed with an argument of thirteen minutes,

by Hon. George W. Morrison, of Manchester.

At the expiration of the hour for the hearing of counsel, the Senator from No. 7, Mr. Eaton, moved that the committee rise and report to the Senate a recommendation of the committee that the further consideration of the bill be indefinitely postponed.

The motion was adopted.

IN SENATE.

The Senator from No. 8, Mr. Harriman, from the Committee of the Whole, submitted the following report:

The Committee of the Whole, to whom was referred the bill entitled "An act in relation to the New-Hampshire Central Railroad," having had the same under consideration have instructed me to report the following resolution:

WALTER HARRIMAN, for the Committee.

Resolved, That the further consideration of the subject be indefinitely postponed.

The report was accepted, and the Senate proceeded to the consideration of the resolution reported from said committee.

Mr. Morrill moved that the resolution be laid upon the table. Upon this question the yeas and nays were demanded by Mr. Burns.

Yeas.

Messrs. Morrill,

Morrill, Lyman, Fisk,
Towle—5.

Eaton,

Nays.

Messrs.

Blake, Foster,

Harriman, Burns—4

So the resolution was laid upon the table.

Mr. Foster from the Committee upon the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act authorizing the sale of the Union Meeting House and the Methodist Meeting House, so called, in the town of Lyman," having had the same under consideration have instructed me to report the same without amendment.

HERMAN FOSTER, for the Committee.

The report was accepted, and the bill ordered to be read a third time to-morrow forenoon at eleven o'clock.

Mr. Foster from the same committee, submitted the following report:

The standing Committee on the Judiciary, to whom was referred a bill entitled "An act in amendment of chapters 1831 and 2248 of the Pamphlet Laws, relating to repairs of houses of public worship," having had the same under consideration have instructed me to report the same without amendment.

HERMAN FOSTER, for the Committee.

Eaton,

The report was accepted, and the bill ordered to be read a

third time to-morrow forenoon at eleven o'clock.

On motion of Mr. Eaton, the resolution reported from the Committee of the Whole, indefinitely postponing the further consideration of the bill in relation to the New-Hampshire Central Railroad, was taken from the table.

Upon the question of adopting the resolution, the yeas and nays were demanded by Mr. Foster, and resulted as follows:

Yeas.

Messrs. Blake,

Morrill, Fisk,
Lyman, Slader,
Wentworth, Towle—8

Nays.

Messrs. Foster, Burns—3.
Harriman,

So the resolution was adopted.

The Senator from No. 8, Mr. Harriman, submitted the following resolution:

Resolved, That the journal of proceedings of the Committee of the Whole, to whom was referred the bill entitled "An act in relation to the New-Hampshire Central Railroad," be incorporated into the Senate journal; and the clerk is hereby directed to make up his journal accordingly.

The resolution was adopted.

The Senator from No. 3, Mr. Foster, from the standing Committee upon the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act to provide for relief against nuisances," having had the same under consideration have instructed me to report the following resolution:

HERMAN FOSTER, for the Committee.

Resolved, That the further consideration of said bill be postponed to the next session of the Legislature.

The report was accepted.

On motion of Mr. Burns, the resolution was amended so as to recommend an indefinite postponement of the bill, and, as

amended, was adopted.

The Senator from No. 4, Mr. Morrill, moved to reconsider the vote of the Senate whereby the bill entitled "An act establishing the pay of recording clerks of the Legislature" was amended, and amend the bill as follows: strike out the whole of section 7, and insert instead thereof the following:—"Section 7. The proceedings of the two Houses, in Convention, shall be kept and recorded only in the journal of the House of Representatives; and the salaries herein established shall be paid from the State Treasury, one half when the journals, respectively, shall be deposited with the State Printer, and the other half when the journals shall be deposited in manuscript with the Secretary of State, provided said work has been properly performed.

The motion was adopted, and the bill amended accordingly. On motion of Mr. Lyman, the bill was read a third time and

passed.

On motion of Mr. Morrill, there was taken from the table the bill entitled "An act in relation to the repair of highways in unincorporated places," which was read a third time under suspension of the rules, and passed.

At eight and three fourths o'clock, Mr. Harriman moved a

recess until nine and one half o'clock.

The motion was adopted.

Nine and one half o'clock.

Mr. Eaton moved that the indefinite postponement of the resolution granting \$200 to the warden of the State Prison be reconsidered.

The motion was adopted, and, under suspension of the rules,

the resolution in favor of the warden of the State Prison was read a third time and passed.

The Senator from No. 6, Mr. Wentworth, from the standing

Committee upon Towns, submitted the following report:

The standing Committee on Towns, to whom was referred the act entitled "An act to divide the town of Boscawen and constitute the town of Webster," having had the same under consideration have instructed me to report the same without amendment.

ELI WENTWORTH, for the Committee.

The report was accepted.

10

Mr. Foster moved that the bill be postponed to the next session. Rejected.

The same Senator moved an amendment, embracing an entire new line for division; which amendment was also rejected.

Mr. Morrill moved that the new town be called "West Boscawen," in the room of "Webster." The motion was rejected.

The bill was ordered to a third reading, and, under suspension of the rules, read a third time and passed.

Upon its passage the yeas and nays were demanded by Mr.

Foster.

Yeas.

Messrs.

Blake, Fisk,

Morrill, Slader,

Lyman, Towle,

Eaton, Burns—9.

Harriman,

Nays.

Messrs. Foster, Wentworth—2.

On motion of Mr. Lyman, the bill to enable the town of Keene to establish water works was taken from the table.

Mr. Lyman moved that the bill be postponed to the next session. Upon this question the yeas and nays were demanded by Mr. Wentworth.

Messrs.	Morrill,	Wentworth,	Slader,
	Lyman,	Harriman,	Burns—6.
Messrs.	Blake, Foster,	Nays. Eaton, Fisk,	Towle—5.

So the bill was postponed.

Mr. Morrill moved that the bill against the adulteration of food, liquors and medicine, be taken from the table.

The motion was adopted.

Mr. Morrill moved to amend as follows: Strike out the words "imprisonment in the county jail," wherever they occur, and insert instead, "confinement to hard labor in the State Prison."

The amendment was rejected, the bill ordered to a third reading, and, under suspension of the rules, read a third time and

passed.

The Senator from No. 7, Mr. Eaton, moved that all bills and joint resolutions which will be in order for a third reading tomorrow at eleven o'clock, be read a third time at the present time.

The motion was adopted, and the following were read a third time and passed:

An act to divide the town of Boscawen and constitute the town of Webster;

An act in amendment of chapters 1831 and 2248 of the Pamphlet Laws, relating to the repairs of houses of public worship;

An act authorizing the sale of the Union Meeting-House, and the Methodist Meeting-House, so called, in the town of Lyman;

Resolution authorizing the State Treasurer to borrow forty thousand dollars;

An act in amendment of the charter of the city of Dover; An act to establish a new proportion of public taxes.

The Senator from No. 7, Mr. Eaton, from the standing Committee upon State Institutions, submitted the following report:

The standing Committee on State Institutions, to whom was referred the bill entitled "An act in relation to Public Lands," having had the same under consideration have instructed me to report the following resolution:

Hosea Eaton, for the Committee.

Resolved, That the further consideration of said bill be indefinitely postponed.

The report was accepted, and the resolution adopted.

The Senator from No. 10, Mr. Slader, from the standing Committee upon Agriculture and Manufactures, submitted the following report:

The standing Committee on Agriculture and Manufactures, to whom was referred the bill entitled "An act to provide for the sealing of measures used in the sale of milk, and to regulate the sale thereof," having had the same under consideration have instructed me to report the same without amendment.

JESSE SLADER, for the Committee.

The report was accepted, and the bill ordered to be read a third time to-morrow forenoon at eleven o'clock.

Under suspension of the rules the bill was read a third time

and passed.

Mr. Fisk moved to take from the table the resolution in favor of Peter Sanborn and others.

The motion was adopted, and the Senate receded from its amendment to the resolution.

Under suspension of the rules the resolution was passed in concurrence with House.

Mr. Morrill moved to take from the table the bill to enable counties to fund their floating debt.

The motion was adopted, and the bill re-committed for the purpose of amendment.

The following message was received from the House of Representatives, by their Clerk:

Mr. President—The House have passed the following bills and joint resolutions, in the passage of which the House ask the concurrence of the honorable Senate:

An act in relation to the commencement of actions, and in amendment of chapter 180 of the Revised Statutes;

An act in relation to the assessment of the school tax;

An act in amendment of an act authorizing the establishment of a school or schools at the Hillsborough county farm;

An act in relation to the law terms of the supreme judicial courts in the first and third districts;

Resolution in favor of Mr. Wm. H. H. Mason and others;

Resolution in favor of A. G. M. Titcomb and others;

Resolution in favor of the Militia;

Resolution in favor of William Butterfield and others;

Resolution in favor of Allen Tenny;

Resolution authorizing ward 3 in Nashua to send one representative to the General Court;

Resolution relating to a Constitutional Convention.

The House of Representatives concur with the honorable Senate in the amendment proposed by the Senate to the bill entitled "An act in amendment of section 2 of chapter 127 of the Revised Statutes."

The Speaker has signed the following bills and joint resolutions, reported by the Committee on Engrossed Bills on the part of the House, to have been carefully examined and found correctly engrossed:

An act relating to the Second Congregational Society in Camp-

ton, County of Grafton;

An act in amendment of the charter of the Lake Insurance Company;

An act relating to the police court of the city of Dover; An act to incorporate the Laconia Gas Light Company;

An act to authorize the city of Manchester to take stock in the Manchester Aqueduct;

An act to incorporate Kane Lodge, No. 64, at Lisbon;

An act to incorporate the Cheshire County Musical Institute; An act relating to detective police officers;

An act relating to the powers and duties of police officers and watchmen;

An act concerning sales of real estate incumbered by mort-gage or otherwise;

An act altering and establishing the terms of the court of pro-

bate in the county of Coös;

An act in relation to persons summoned as trustees;

An act authorizing school districts to procure insurance upon their property;

Resolution in favor of Dr. George B. Loring;

Resolution in favor of Henry O. Kent and others;

Resolution in favor of Samuel H. Allen;

Resolution relating to publishing decisions of courts; Resolution in favor of William E. Chandler and others.

Thereupon the President of the Senate signed the foregoing acts and resolutions, they having been reported from the Committee on Engrossed Bills to have been carefully examined and found correctly engrossed, and they were then delivered to said committee, to be by them presented to His Excellency the Governor, for his approval and signature.

[Mr. Lyman in the chair.]

Read twice and referred, as follows:

An act in relation to the commencement of actions, in amend-

ment of chapter 180 of the Revised Statutes, to the Committee on the Judiciary;

An act in relation to the assessment of the school tax, to the

Committee on Education;

An act in amendment of an act authorizing the establishment of a school or schools at the Hillsborough county farm, to the Committee on Education;

An act in relation to the law terms of the supreme judicial court in the first and second districts, to the Committee on the

Judiciary:

The following resolution was referred to the Committee on Claims:

STATE OF NEW-HAMPSHIRE.

In the year of our Lord one thousand eight hundred and sixty.

Resolved by the Senate and House of Representatives, in General Court convened, That William H. H. Mason be allowed the sum of fifty dollars, James French the sum of seventy-five dollars, Paris H. Hill the sum of twenty-two dollars and sixteen cents, Hiram Campbell the sum of fifty dollars, severally, in full for their claims against the State, and that the same be paid out of any money in the treasury not otherwise appropriated.

The following resolution was referred to the Committee on

Claims:

Resolved by the Senate and House of Representatives, in General Court convened, That A. G. M. Titcomb and others, who contested successfully the right of Jonathan Palmer as a representative from Kensington to a seat in this House, be allowed the sum of fifty-five dollars and fifty-five cents, and that the same be paid out of any money in the treasury not otherwise appropriated.

The following resolution was referred to the Committee on Claims:

Resolved by the Senate and House of Representatives, in General Court convened, That the following sums be, and they are hereby appropriated for the support of the Militia: For incidental expenses, one hundred dollars; for returns of adjutant and quarter-master, eighty dollars; for stationery, blank books, roll books, tactics, &c., forty dollars; for care of ordnance

and repairing gun-houses, eighty dollars; and that the same be paid out of any money in the treasury not otherwise appropriated; and His Excellency the Governor is hereby authorized to draw his warrant for the above amount.

The following resolution was referred to the Committee on Claims:

Resolved by the Senate and House of Representatives, in General Court convened, That William Butterfield be allowed eighty-seven dollars and fifty cents, for his account; K. C. Scott, twenty dollars; C. W. Brewster & Son, twenty-four dollars and seventy-five cents; Goodale & Farnsworth, twenty-four dollars; Samuel Gray, twenty dollars; B. B. & P. Whittemore, twenty dollars; Frank W. Miller, twenty dollars; E. D. Boylston, twenty dollars; Thos. J. Whittemore, twenty dollars; The Journal of Agriculture, twenty dollars; Samuel Hall, twenty dollars; Albin Beard, twenty-four dollars; James M. Campbell, twenty dollars; John B. Clark, twenty dollars; F. N. Boutwell, twenty dollars; Fogg, Hadley & Co., twenty-five dollars, for their several accounts; and that the same be paid out of any money in the treasury not otherwise appropriated.

The following resolution was referred to the Committee on Claims:

Resolved by the Senate and House of Representatives, in General Court convened, That Allen Tenny be allowed fifty dollars in full for his account, and that the same be paid out of any money in the treasury not otherwise appropriated.

The following resolution was referred to the Committee on the Judiciary:

Resolved by the Senate and House of Representatives, in General Court convened, That ward No. 3, in the city of Nashua, county of Hillsborough, not having the constitutional number of ratable polls for that purpose, is hereby authorized and empowered to send one representative to the General Court.

The following resolution was referred to the Committee on the Judiciary:

STATE OF NEW-HAMPSHIRE.

In the year of our Lord one thousand eight hundred and sixty.

Be it resolved by the Senate and House of Representatives, in

General Court convened, That the selectmen of the several towns and places in this State be directed to insert in their several warrants calling the annual town meetings on the second Tuesday of March next, an article which shall require the sense of the qualified voters to be taken on the following question:

Is it expedient that a Convention be called to revise the Constitution? the said Convention to be limited in its compensation to that now allowed members of the Legislature for travel and ten days' attendance, and to be limited in its action to the follow-

ing particulars:

1st. To diminish the number of members of the House of Representatives:

2d. To increase the number of members of the Senate;

3d. To make provision for future amendments of the Constitution;

And the several clerks of such towns and places are directed to make due return of the votes of their respective towns and places, to the Secretary, on or before the first day of June next; and the Secretary of State is directed to furnish the said clerks with proper blanks for that purpose.

The following message was received from the House of Representatives, by their Clerk:

Mr. President—The House of Representatives have passed the following resolutions, in which they ask the concurrence of the honorable Senate:

RESOLUTIONS RELATING TO NATIONAL AFFAIRS.

The Senate proceeded to the consideration of the following resolutions, sent up from the House of Representatives:

Whereas His Excellency the Governor, in his Inaugural Address, has called the attention of the Legislature and the people of this State to the condition of our national affairs, and has communicated to the House and Senate a copy of a resolution of the Assembly of New-York, in the following words:

"Resolved, That this Legislature and the citizens of this State look with surprise, mortification and detestation upon the virtual reopening, within the Federal Union, of the slave trade; that against this invasion of our laws, our feelings, and the dictates of Christianity, we solemnly protest, here, as we will protest else-

where, and especially at the ballot-box; that we call upon the citizens of this Union to make common cause, in the name of religion, humanity, and as friends of principles underlying our system of government, to unite in bringing to immediate arrest and punishment all persons engaged in the unlawful and wicked slave trade, and hereby instruct our Senators and Representatives in Congress to exert all lawful powers for the immediate suppression of the infamous traffic."

And whereas it has long been customary for the people of this State, through their Senators and Representatives, in General Court convened, to make known their opinions and purposes with regard to pending national issues: Therefore, to conform to this long observed custom, and to set forth the position of the people of New-Hampshire,

Resolved by the Senate and House of Representatives, in General Court convened, That New-Hampshire is, and will be as ready to recognize and perform its constitutional duties, as to

claim and vindicate its constitutional rights.

Resolved, That the extension of African Slavery, by the power of the General Government, into free territory, would be in derogation of the compromises and provisions of the Constitution, of the rights of the people to shape their own institutions, and of revolutionary tendency, and should be resisted by all those who desire "Union and Liberty, now and forever, one and inseparable."

Resolved, That the people, through Congress, possess the power, and ought to exercise it, "to dispose of and make all needful rules and regulations respecting the territory or other

property of the United States."

Resolved, That the virtual reopening of the Slave Trade, in violation of the law, is a species of nullification more dangerous to the Union, and more degrading to the country, than that nullification which formerly threatened to accomplish disunion by force.

Resolved, That as our present sectional disputes have grown out of a departure from the policy and a disregard of the admonitions of Washington, the surest remedy will be found in a return to that policy, and a practical regard for those admonitions.

The resolutions were read twice and referred to the Committee on the Judiciary.

The following message was received from the House of Representatives, by their Clerk:

Mr. President—The House have passed the following bill and joint resolution, in the passage of which they ask the concurrence of the honorable Senate:

An act to incorporate the New-England Masonic Charitable Institute;

Resolution relating to public lands.

Read twice and referred:

An act to incorporate the New-England Masonic Charitable Institute, to the Committee on Incorporations.

The following resolution was referred to the Committee on the Judiciary:

Resolved by the Senate and House of Representatives, in General Court convened, That the title of this State in and to all lots of land in the town of Pittsburg, upon which any settler, his heirs or assigns, have been in the actual possession bona fide, and making improvements, for the period of six months last preceding the passage of this act, or upon which any settler, having heretofore entered and made improvements, the assessors of said town have so far considered the same to be owned by any individual as to tax and cause the same to be sold for taxes, is hereby confirmed and released in each case in and to said settler, his heirs or assigns, and to the purchaser under said sale.

The Committee on the Judiciary reported, and, under suspension of the rules, the Senate passed the resolution relating to public lands.

The Senator from No. 3, Mr. Foster, from the standing Committee on the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act in relation to the commencement of actions, and in amendment of chap. 180 of the Revised Statutes," having had the same under consideration have instructed me to report the following resolution:

HERMAN FOSTER, for the Committee.

Resolved, That the bill be postponed indefinitely. The report was accepted, and the resolution adopted.

The Senator from No. 6, Mr. Wentworth, from the standing Committee upon Claims, submitted the following report:

The standing Committee on Claims, to whom was referred the resolution in favor of Allen Tenny, having had the same under consideration have instructed me to report the same without amendment.

ELI WENTWORTH, for the Committee.

The report was accepted, and the resolution ordered to be read a third time to-morrow forenoon at eleven o'clock.

The Senator from No. 7, Mr. Eaton, from the standing Committee on the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the resolution relating to a Constitutional Convention, having had the same under consideration have instructed me to report the same without amendment.

HOSEA EATON, for the Committee.

The Senator from No. 4, Mr. Morrill, from the standing Committee upon Finance, submitted the following report:

The standing Committee on Finance, to whom was referred the bill entitled "An act to enable counties to fund their floating debts," having had the same under consideration have instructed me to report the following amendment:

DAVID MORRILL, JR., for the Committee.

Amend by inserting, in section one, tenth line, between the words "of" and "five," the words "two hundred dollars."

The report was accepted, the amendment adopted, and the bill ordered to a third reading.

The Senator from No. 9, Mr. Fisk, from the standing Committee upon Claims, submitted the following report:

The standing Committee on Claims, to whom was referred the resolution in favor of William Butterfield and others, having had the same under consideration have instructed me to report the same without amendment.

THOMAS FISK, for the Committee.

The report was accepted, and the bill ordered to a third reading.

The Senator from No. 6, Mr. Wentworth, from the standing

Committee upon Claims, submitted the following report:

The standing Committee on Claims, to whom was referred the resolution in favor of G. M. Titcomb, having had the same under consideration have instructed me to report the same without amendment.

ELI WENTWORTH, for the Committee.

The report was accepted, and the resolution ordered to a third reading.

The Senator from No. 8, Mr. Harriman, introduced the fol-

lowing resolution:

Resolved, That when the Senate adjourns this evening, it be to meet at eight o'clock to-morrow morning.

The resolution was adopted.

The Senator from No. 12, Mr. Burns, from the standing Committee upon Claims, submitted the following report:

The standing Committee on Claims, to whom was referred the resolution in favor of the militia, having had the same under consideration have instructed me to report the same without amendment.

W. A. Burns, for the Committee.

The report was accepted, and the resolution ordered to a third reading.

The Senator from No. 6, Mr. Wentworth, from the standing Committee upon Claims, submitted the following report:

The standing Committee on Claims, to whom was referred the resolution in favor of William H. H. Mason and others, having had the same under consideration have instructed me to report the same without amendment.

ELI WENTWORTH, for the Committee.

The report was accepted, and the resolution ordered to a third reading.

The Senator from No. 6, Mr. Wentworth, moved that all bills and resolutions in order for a third reading to-morrow at eleven o'clock, be in order at the present time.

The motion was adopted, and the following were read a third

time and passed:

Resolution in favor of William H. H. Mason and others;

Resolution in favor of the militia;

Resolution in favor of A. G. M. Titcomb and others; Resolution in favor of William Butterfield and others;

Resolution in favor of Allen Tenny.

The resolution relating to a Constitutional Convention was read a third time.

Mr. Harriman moved that the resolution be put upon its second reading for amendment, and laid upon the table.

Upon this question the year and nays were demanded by Mr.

Burns.

Yeas.

Messrs.

Foster, Harriman,
Morrill, Fisk,
Lyman, Slader,
Wentworth, Towle,
Eaton, Burns—10.

Nay. 4 Mr. Blake—1.

So the resolution was laid upon the table.

The bill entitled "An act to enable counties to fund their floating debts," was read a third time and passed.

The Senator from No. 7, Mr. Eaton, from the standing Com-

mittee on the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the resolution authorizing Ward 3, in Nashua, to send one representative, having had the same under consideration have instructed me to report the same without amendment.

Hosea Eaton, for the Committee.

The report was accepted, and the resolution ordered to a third reading.

The Senator from No. 3, Mr. Foster, from the standing Committee on the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the resolutions on National Affairs, having had the same under consideration have instructed me to report the same without amendment.

HERMAN FOSTER, for the Committee.

The report was accepted, and, upon motion, the resolutions were laid upon the table.

The Senator from No. 2, Mr. Blake, from the standing Committee upon Incorporations, submitted the following report:

The standing Committee on Incorporations, to whom was referred the bill entitled "An act to incorporate the New-England Masonic Charitable Institute," having had the same under consideration have instructed me to report the same without amendment.

JOSEPH BLAKE, for the Committee.

The Senator from No. 8, Mr. Harriman, from the standing Committee upon the Judiciary, submitted the following report:

The standing Committee on the Judiciary, to whom was referred the bill entitled "An act in relation to the law terms of the Supreme Judicial Court in the 1st and 3d districts, having had the same under consideration have instructed me to report the same without amendment.

WALTER HARRIMAN, for the Committee.

Both reports were accepted, and the bills ordered to a third reading.

Mr. Foster moved that all bills and joint resolutions ordered to a third reading, be read a third time now.

The motion was adopted, and the following were read a third time and passed:

An act in relation to the law terms of the Supreme Judicial Court in the 1st and 3d districts;

Resolution authorizing Ward 3, in Nashua, to send one representative to the General Court;

An act to incorporate the New-England Masonic Charitable Institute.

The Senator from No. 12, Mr. Burns, from the standing Committee upon Education, submitted the following report:

The standing Committee on Education, to whom was referred the act in amendment of an act authorizing the establishment of a school at the Hillsborough Farm, having had the same under consideration have instructed me to report the same without amendment.

W. A. Burns, for the Committee.

The report was accepted, and the bill ordered to a third reading.

Mr. Foster moved that the bill be read a third time at the

present time.

The motion was adopted, and the bill read a third time and passed.

On motion of Mr. Harriman,

The Senate adjourned.

WEDNESDAY, July 4, 1860.

Eight o'clock, forenoon.

On motion of Mr. Eaton, the reading of the journal was dispensed with.

Mr. Eaton moved that the resolution providing for calling a

Constitutional Convention be taken from the table.

The motion prevailed, and, under suspension of the rules, the resolution was read a third time and passed.

The Senator from No. 12, Mr. Burns, from the standing Committee upon Education, submitted the following report:

The standing Committee on Education, to whom was referred the act in relation to the assessment of a school tax, having had the same under consideration have instructed me to report the following resolution:

W. A. Burns, for the Committee.

Resolved, That the further consideration of the subject be indefinitely postponed.

The Senator from No. 12, Mr. Burns, from the standing Com-

mittee upon Education, submitted the following report:

The standing Committee on Education, to whom was referred the resolution in relation to libraries and county jails, having had the same under consideration have instructed me to report the following resolution:

W. A. Burns, for the Committee.

Resolved, That the further consideration of the subject be indefinitely postponed.

The reports were accepted, and both resolutions adopted.

The Senator from No. 8, Mr. Harriman, sent to the Clerk's desk the following resolution:

Resolved, That the thanks of the Senate be presented to the Hon. George S. Towle, for the very acceptable and impartial manner in which he has discharged the duties of the chair during the present session.

The Senator from No. 8, Mr. Harriman, addressed the Senate

as follows:

Mr. Clerk—I offer this resolution in good faith and in perfect sincerity, meaning by it all that its words can imply. It simply gives expression to the kind sentiments which I entertain, and which, I have no doubt, all of us entertain, towards the presid-

ing officer of this body.

I thank him for the courtesy and consideration he has uniformly shown to me, and not to me alone, but to every member of the Senate. I thank him for the unvarying fairness and impartiality by which he has been governed through the entire session, and on every occasion. I but express the feeling of every Senator when I declare that the duties of the chair, which have been oftentimes difficult and perplexing, have been faithfully and acceptably performed.

I shall bear to my retirement a pleasing recollection of our deliberations here, of all that has transpired here, satisfied that no unkind word, or thought even, has been permitted to disturb our friendly relations, or to leave a sting, to rankle in any bosom hereafter. And though the reflection that we shall not all thus

meet here together again is, in some respects, sad and unwelcome, the ever-present thought that we have acted like men, and separated as friends, will be a pleasing one to the end of our days.

The resolution was read by the Clerk, and the question being stated, Will the Senate adopt the resolution? the affirmative of the question prevailed, and the resolution was unanimously adopted.

The President, Hon. George S. Towle, addressed the Senate as follows:

Senators: - For this more than generous expression of your approval of my official conduct as your presiding officer, during the session that now rapidly draws to a close, I tender to you the fullest measure of grateful thanks that can be expressed through the cold medium of words. Could I feel the assurance that, in all substantial particulars, I had established a just claim to the offering you here bring, I would receive it as the proudest gift of my public life. It is something for a public officer, standing in this place, to know that he has assiduously labored to do his duty—something to know that he commands the respect of his associates for fidelity in their service; but it is more, when he can feel the assurance that he has succeeded in rewarding their generous confidence with that measure of able service about which there can gather no humiliating recollections.

But let me not linger here. When I assumed this chair I pledged to you only the halting service of the novice, in the discharge of its duties; and in this regard I feel abundantly assured you will allege no breach of contract on my part. I pledged to you an earnest will, and impartiality in the discharge of my official duties; and here, too, I know there has been a faithful fulfillment of obligations to the very letter. That there have been short comings in your service, many and grievous, I am too painfully aware; but for every thing in this connexion I invoke that charity and forgetfulness to which all generous minds will readily respond; while at the same time I assure you that the kindness and high-toned courtesy which you have so uniformly extended to me in my official labors will be more than gratefully cherished while memory shall continue to discharge

any of the most sacred trusts of existence.

Aside from the associations of this chair, my recollections of the Senate of 1860 will ever be of the most gratifying character, and, for the substantial reason, that in its practical character, proceedings, and records, in the practical fidelity, industry, and cautious, conservative intelligence with which its members have discharged all their official duties, this same Senate deserves and will receive the highest commendation of the citizens of our State.

It has been with the proudest satisfaction that I have watched the keen scrutiny to which every measure of legislation has been subjected, that came into this chamber for indorsement; and the prompt challenge to which all such measures have been subjected, that looked toward doubtful or special legislation, that looked toward an infringement of the Constitution in its terms or spirit, or that sacred theory of equal rights to all of our citizens under that Constitution, which it is the highest office of legislation to preserve from violation. May it ever be so. While our legislation shall continue to proceed upon this vigilant and enlightened basis, disaster can not seize the Republic. Our Constitution, and the rights of the people under it, will be safe from all those insidious influences that are ever at work for their infringement.

But let me not weary you. I find no words with which to reiterate to you my sense of obligation for your courteous and friendly bearing toward me, while in the occupation of this chair, and elsewhere. I find no words with which to express the more than friendly feelings which I cherish and shall ever cherish for every member upon this floor. Our work is done, and, as we believe, has been well done; and when the hour strikes for our separation, may we return to our families to find that, in our absence, they have all been under the kindest care of that kind Providence that is over us all. And wherever in the future we may be, and whatever may be our differences in mere matters of political opinion, may we ever remember that we are all united by one common tie of civil brotherhood, bound to one common civil destiny, and bound to labor and sacrifice to the utmost and to the last, for the honor and prosperity of our own cherished little State, our country, and our whole country, our Union and its liberty, one and inseparable, now and for ever.

The Senator from No. 12, Mr. Burns, presented the following

resolution:

Resolved, That the thanks of the Senate be extended to

Greenleaf Cummings, Esq., Clerk, and William A. Preston, Assistant Clerk, for the faithful and gentlemanly manner in which they have discharged their duties during the session.

The affirmative of the question prevailed, and the resolution

was unanimously adopted.

The Senator from No. 10, Mr. Slader, introduced the following resolution:

Resolved, That the thanks of the Senate be presented to Henry Willard, Doorkeeper, for the faithful and acceptable manner in which he has discharged his several duties, and for his courteous and pleasing bearing to each member of the Senate during the present session.

The affirmative of the question prevailed, and the resolution

was unanimously adopted.

The Senator from No. 8, Mr. Harriman, moved that the resolutions upon national affairs, now lying upon the table, be taken therefrom and considered.

The motion prevailed, and the same Senator moved to amend by adding a new resolution at the close of the series, as follows:

Resolved, That the doctrine of non-intervention by Congress with the subject of slavery in the territories, while it removes from the halls of Congress this exciting question, is well calculated to allay sectional animosities in the country.

[Mr. Harriman in the chair.]

Upon the question of the adoption of the amendment, the yeas and nays were demanded by Mr. Foster.

Messrs.	Yeas.	Burns—2.
Messrs.	Nays. Blake, Foster, Morrill,	Wentworth, Eaton, Towle—6.
Messrs.	Absent Lyman, Fisk,	t. Slader—3.

So the amendment was rejected, and the resolutions were ordered to a third reading.

Mr. Foster moved that the resolutions be read a third time at the present time.

The motion was adopted and the resolutions were read a third

time.

Upon the question,

Shall the resolutions pass?

The Senator from No. 4, Mr. Morrill, demanded the yeas and nays.

Yeas.

Messrs.

Blake, Eaton,
Foster, Harriman,
Morrill, Towle,
Wentworth, Burns—8.

Nays-0.

So the resolutions were unanimously adopted.

The following message was received from the House of Representatives, by their Clerk:

Mr. President—The House concur with the honorable Senate in the amendments by them proposed to the bills entitled

"An act establishing the pay of the recording clerks of the Legislature;"

"An act to enable counties to fund their floating debts."

The Speaker has signed the following bills and joint resolutions, reported from the Committee on Engrossed Bills to have been by them examined and found to be correctly engrossed:

An act in relation to the powers and duties of county commis-

sioners;

Joint resolution asking appropriation for cabinet shop at State Prison;

Joint resolution in favor of the chaplain of the House;

Joint resolution making appropriation for library of State Prison;

Joint resolution in favor of Allen Tenny and James Morgan;

Joint resolution in favor of Charles E. Twombly;

Joint resolution relating to cabinet shop at State Prison;

Joint resolution in favor of chaplain of State Prison;

Joint resolution in favor of G. Parker Lyon and others;

Joint resolution in favor of E. B. Prescott and others;

Joint resolution in favor of Levi W. Barton and others;

Joint resolution in favor of the House of Reformation;

Joint resolution relating to publication of order of notice of county of Amoskeag;

Joint resolution in favor of Henry Willard and others; An act in relation to offences against the police of towns;

An act to incorporate the Winchester Hotel Company;

An act in relation to the taxation of lumber;

An act in amendment of an act to establish the city of Portsmouth;

An act to provide for the settlement of copartnership affairs;

An act relating to railroads;

An act to incorporate the Jackson Tin Company;

An act in relation to married women;

Joint resolution authorizing the State Treasurer to borrow forty thousand dollars;

Joint resolution in favor of indigent insane persons belonging

to this State;

Joint resolution relating to the annual reports of State officers; An act in amendment of section 2, chapter 127, of the Revised Statutes;

An act to change the names of certain persons;

Joint resolution in favor of an appropriation for engine, &c., at the State Prison;

Joint resolution in favor of Thomas I4. Tullock; Joint resolution in favor of gun-house lots.

Thereupon the President of the Senate signed the foregoing acts and resolutions, they having been reported by the Committee on Engrossed Bills to have been carefully examined and found correctly engrossed, and they were then delivered to said committee, to be by them presented to His Excellency the Governor, for his approval and signature.

The following further message was received from the House of Representatives, by their Clerk:

Mr. President—The Speaker has appointed Messrs. Mason of Tamworth, Wharf of Londonderry, Pendexter of Madbury, Leavitt of Meredith, Knowles of Northfield, Simonds of Hancock, Holmes of Keene, Chase of Langdon, Porter of Lyman, and Hutchins of Whitefield, a committee on the part of the House, with such as the Senate may join, to wait upon His Excellency the Governor, and inform him that the business of the present session of the Legislature is brought to a close, and that

both branches of the Legislature are now ready to be adjourned; in the appointment of which committee the House ask the concurrence of the honorable Senate.

The Senate concurred in the appointment of said joint com-

mittee, and, on their part, joined Messrs. Foster and Burns.

[The President in the chair.]

The Senator from No. 10, Mr. Slader, from the joint standing Committee upon Engrossed Bills, submitted the following report:

The joint standing Committee on Engrossed Bills report that they have carefully examined, and found correctly engrossed, bills of the following titles, and the following joint resolutions:

JESSE SLADER,

For the Committee on the part of the Senate.

An act relating to the powers and duties of county commissioners;

An act to change the names of certain persons;

An act in amendment of section 2, chapter 127, of the Revised Statutes;

An act in relation to married women;

An act to incorporate the Jackson Tin Company;

An act relating to railroads;

An act to provide for the settlement of copartnership affairs; An act in amendment of an act to establish the city of Portsmouth;

An act relating to the taxation of lumber;

An act to incorporate the Winchester Hotel Company;

An act in relation to offences against the police of towns; Joint resolution in favor of Henry Willard and others;

Joint resolution in rayor of Henry Willard and others,

Joint resolution relating to the publication of the order of no-

tice of the county of Amoskeag;

Joint resolution in favor of the House of Reformation;

Joint resolution in favor of Levi W. Barton and others; Joint resolution in favor of E. B. Prescott and others;

Joint resolution in favor of G. Parker Lyon and others;

Joint resolution in favor of the chaplain of the State Prison;

Joint resolution relating to the cabinet shop in the State Prison;

Joint resolution in favor of Charles E. Twombly;

Joint resolution in favor of Allen Tenny and James Morgan; Joint resolution making an appropriation for the library of the State Prison;

Joint resolution in favor of the chaplain of the House of Rep-

resentatives;

Joint resolution making an appropriation for the cabinet shop of the State Prison;

Joint resolution in favor of Thomas L. Tullock;

Joint resolution making an appropriation for an engine at the State Prison;

Joint resolution relating to the sale of gun-house lots;

Joint resolution relating to the annual reports of State officers; Joint resolution in favor of indigent insane, at the Insane Asylum;

Joint resolution authorizing the State Treasurer to borrow

forty thousand dollars for the use of the State;

An act to incorporate the Dartmouth Savings Bank, at Hanver;

An act to incorporate the Free-Will Baptist Foreign Mission Society;

An act to change the time of holding the law terms of the supreme judicial court in the first and third districts;

An act in amendment of an act authorizing the establishment

of a school at Hillsborough county farm;

An act to incorporate the Milford Fire Insurance Company; An act in relation to highways in unincorporated places;

An act to establish a new proportion for the assessment of public taxes;

Joint resolution in favor of William H. H. Mason;

Joint resolution in favor of Allen Tenny;

Joint resolution in favor of A. G. M. Titcomb;

Joint resolution in favor of the Warden of the State Prison; Joint resolution in favor of William Butterfield and others;

An act to provide for the sealing of measures used in the sale of milk;

An act in amendment of chapters 1831 and 2248, of the Pamphlet Laws;

An act authorizing the sale of Union Meeting-House and the Methodist Meeting-House, in Lyman;

An act to divide the town of Boseawen, and constitute the town of Webster;

An act against the adulteration of food, liquors and medicines; An act to incorporate the New-England Masonic Charitable Institute;

An act in amendment of the charter of the city of Dover;

An act to incorporate the Valley Bank;

An act to enable counties to fund their floating debt;

An act establishing the pay of the clerks of the Legislature; Joint resolutions relating to National Affairs;

Joint resolution relating to calling a Convention to revise the Constitution.

The report was accepted.

The following message was received from the House of Representatives, by their Clerk:

Mr. President—The Speaker has signed the following bills and joint resolutions, reported by the committee on the part of the House on Engrossed Bills to have been carefully examined and found correctly engrossed:

An act to incorporate the Milford Fire Insurance Company; An act in relation to the building and repairing of highways in unincorporated places;

An act to incorporate the Valley Bank;

An act to provide for the sealing of measures used in the sale of milk, and to regulate the sale thereof;

An act in amendment of chapters 1831 and 2248 of the Pamphlet Laws:

An act against the adulteration of food, liquors and medicines; An act to incorporate the New-England Masonic Charitable Institute;

An act in amendment of the charter of the city of Dover; Resolution in relation to a Constitutional Convention;

An act authorizing the sale of the Union Meeting-House and the Methodist Meeting-House, so called, in the town of Lyman;

An act to divide the town of Boscawen, and constitute the town of Webster;

An act establishing the pay of the recording clerks of the Legislature;

An act to enable counties to fund their floating debts; Resolution in favor of William H. H. Mason and others; Resolution in favor of Allen Tenny; Resolution in favor of A. G. M. Titcomb;

Resolution in favor of the Warden of the State Prison;

Resolution in favor of William Butterfield and others;

Resolutions relating to National Affairs;

Resolution relating to calling a Convention to revise the Constitution;

An act to establish a new proportion for the assessment of public taxes;

An act to incorporate the Dartmouth Savings Bank, at Han-

over;

An act to incorporate the Freewill Baptist Foreign Mission Society;

An act to change the time of holding the law terms of the Supreme Judicial Court in the First and Third Districts;

An act in amendment of an act to authorize the establishment

of a school at Hillsborough county farm;

Resolution authorizing Ward 3, in Nashua, to send one representative to the General Court;

Resolution in favor of Peter Sanborn and others;

Resolution in favor of the militia; Resolution relating to public lands.

Thereupon the President of the Senate signed the foregoing acts and resolutions, they having been reported by the Committee on Engrossed Bills to have been carefully examined and found correctly engrossed, and they were then delivered to said committee, to be by them presented to His Excellency the Governor,

for his approval and signature.

The Senator from No. 9, Mr. Fisk, from the joint standing Committee upon Engrossed Bills, submitted the following report:

The Committee on Engrossed Bills report that they have presented to His Excellency the Governor, for his approval and signature, the bills and resolutions reported by them as having been carefully examined and found correctly engrossed, which have received the signature of the Speaker of the House of Representatives and of the President of the Senate during the present session.

THOMAS FISK, for the Committee.

The report was accepted.

The Senator from No. 3, Mr. Foster, from the joint select committee to wait upon His Excellency the Governor, and inform him that the business of the present session of the Legislature is closed, submitted the following report:

IN SENATE, June Session, 1860.

The joint select committee appointed to wait on His Excellency the Governor, and inform him that the business of the present session of the Legislature being closed, both branches of the Legislature are ready to be adjourned, report that they have attended to the duty assigned them, and that the Governor will send a communication to the Legislature in a few moments.

HERMAN FOSTER,

For the Committee on the part of the Senate.

The report was accepted.

The following message was received from His Excellency the Governor, by the Secretary of State:

COUNCIL CHAMBER, July 4, 1860.

To the honorable Senate and House of Representatives: Having signed all the acts and resolutions that have been presented to me for my approval and signature (except an act relating to detective police officers), and having been informed, by a joint committee of both branches of the Legislature, that you have finished the business before you, and are now ready to be adjourned, by the authority vested in me I do hereby adjourn the Legislature to the last Wednesday of May next.

ICHABOD GOODWIN.

Thereupon the President declared the Senate adjourned to the last Wednesday of May next.

GREENLEAF CUMMINGS, Clerk.

A true copy. Attest:

GREENLEAF CUMMINGS, Clerk.

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INDEX.

Accounts (see resolutions in favor of various p	ersons).
Address of President of the Senate,	4,160.
Adjournment, proposition for final,	43,67,85
at close of the session,	169
Adjutant-General, accounts of, since 1855,	42
Administration of oaths,	88,105,109,110
Adulteration of food, liquors and medicine,	112,124,131,146
Alteration of names (see names).	
Amoskeag County (see order of notice).	
Annual Report of various State officers,	92,96,97
Apportionment of Public Taxes, 103	,107,109,112,137,146
Aqueduct, Manchester,	40,43,48,49,52,57
Keene (see Keene).	
Ashuelot Manf. Co. (see Manf. companies).	
Assault and Battery, indictment for,	88,94,97
Assembling of Senate,	3
Assistant Assessors,	88,99,101
Asylum for Insane,	70,79,83,108,109
Atlantic and St. Lawrence Railroad (see railroad	ids).
Baldwin Mining Company,	88,95,97
Bank, Citizens,	103,109
Dartmouth Savings,	82,130,131
Newmarket,	47,55,56,64
Valley,	128,133,136
Baptist Convention of N. H.,	36,38,39,49
Belknap Mills,	46,76,78
Blake, Joseph, Senator,	3
Blind (see deaf, dumb and blind).	

Bonds of County Solicitors,	49,62,65
Bonds of Secretary of State, State Treasurer, &c.,	74
Boscawen, act to divide,	128,145,146
Burns, William A., Senator,	3
Carroll Representative District,	00 00 00 01 00
Carroll County Lead and Zinc Mining Company,	23,28,60,61,73
Campton, land disannexed from (see lands).	102,105,109
Chairman, temporary of Senate,	4
Chaplain of Legislature,	10
Christian Society, First, in Milton,	46,53,56,64
Children born before marriage legitimatized in	certain
cases,	102,106,109
Charter of Dover (see Dover).	, , ,
Citizens' Bank (see banks).	
City Clerks, act relating to,	70,72,73
Claims of various persons (see resolutions in favor of).
Clerks of the Senate, choice of,	5
oath of,	5
vote of thanks to,	161
Clerk, Engrossing,	27
Clark, Hon. Daniel, elected Senator,	29,30
Claims against counties,	38,125
Clerks of the Legislature, pay of,	88,94,138,144
Claremont Gas Light Co. (see gas light).	
Committees, select,	10,22,24,27
standing,	21
joint select, 7,7,9,9,11,11,12,13,1 standing,	
Committee of the whole,	21
Commissioners, act relating to,	135,141
Compiled Statutes, chapter 114,	32,33,33,49
224,	88,92,97
Concord, Manchester & Lawrence Railroad (see railroad	102,127
	51,154,156,158
Contested Elections, act relating to,	88,93,97
Contagious Diseases among cattle,	78,86,87
Congregational Society in Campton,	59,66,69
	00,00,00

Convention of the two Houses,	8,10,14,34,53,97
County Commissioners,	106,117,129
Solicitors (see bonds).	
Counties allowed to fund their floating debts, 112,12	26,130,147,154,156
Countries arrowed to fund their heating to,	116,122,131
Counsel before committee of the whole Senate,	141
Cummings, Greenleaf (see Clerks of the Senate).	
Cummings, Greenlear (see Clerks of the Bounds)	
D. II. Demons	10
Daily Papers, Dartmouth Savings Bank (see banks).	
	60,63,66,69
Detective Police officers,	71,72,78
Deaf, dumb and blind,	112,123
Discharge of prisoners, arrested in certain cases,	117,120
Disease among cattle (see contagious disease).	6,162
Doorkeepers,	,
Dover City Charter, amendments of,	140,140,146
lands annexed to (see lands).	·
disannexed from (see lands).	
Police Court (see Police Court).	
Dublin, Center Pond in (see fish).	
Dummer, road in,	23,39
Eaton, Hon. Senator,	3
Emigrant Aid Co. (see N. H. Emigrant Aid and	l Homestead
Company).	
Enfield, lands disannexed from (see lands).	
Engrossing Committee directed to return a bill	to the Sen-
ate,	128
,	
Farrington, Henry G., act for relief of,	75,84,86
Fisk, Thomas, Senator,	3
Fish in Center Pond in Dublin,	48,52,56
Great Bay, 36,42,4	18,56,64,65,68,72,78
Spafford's Lake,	36,39,39,49
Fire Insurance Co., Granite Mutual,	88,93,97,103,104
Milford,	46,117,130
	103,105,109
Engineers, powers of, Floating debts of counties (see counties).	100,100,100
rioating debts of countries (see countries).	

Foster, Herman, Senator,	3
Franconia Manf. Company (see Manf. companies).	
Freewill Baptist Foreign Mission Society,	112,121,131
Gog Tight Commence Ci	
Gas Light Company, Claremont,	47,53,56,64
Hanover,	46,54,56,64
Keene,	46,54,56,64
Laconia,	46,55,56
Granite Mutual Fire Ins. Company (see fire insura	nce).
Great Bay (see fish).	
Great Falls and Conway Railroad (see railroads).	
Gun Houses, sale of,	85,86,87
Harriman, Walter, Senator,	3
remarks of upon resolution	
thanks to the President of	the Sen-
ate.	159
Hanover Gas Light Company (see gas light).	109
Hartshorn, G. S. and others, remonstrance,	65
Highways in unincorporated places,	102,120,131,144
Hillsborough County Farm, schools at,	149,158,158
Historical Society of N. H.,	50,80,84,103,133
House of Reformation,	134,136,137
Hudson Cemetery Association,	70,79,83
Insane, indigent (see resolution).	
Insurance upon school district property,	51,66,69
Insurance Company, Lake,	59,66,69
Intemperance, violation of act for suppression of,	· · ·
powers of Police Courts for suppress	40,43,49
Inventories of towns, abstract to be printed,	
Iron Factory Company (see N. H. Iron Fact. Comp	89,100,101
2101 Pactory Company (See 14. 11. 11011 Pact. Comp	any).
Jackson Tin Company,	112,121,131
Jaffrey Wood and Grain Company,	
Joint Rules,	70,85,86
Judiciary, amendment of act reorganizing,	6,15 $88,93,97$
Kane Lodge, No. 64, at Lisbon (see lodge).	00,90,91
The state of the s	

Keene Aqueduct Company,	112,120,131,145
Gas Light Company (see gas light).	
Lands annexed to Loudon,	82,100,101
Plainfield,	82,99,101
Plymouth,	52,57,65
School District No. 2 in Dover,	70,76,78
disannexed from Campton,	52,57,64
Enfield,	82,99,101
School District No. 3 in 1	Dover, 70,76,78
Union District in Loudo	
chester,	82,100,101
Laconia Gas Light Company (see gas light).	
Law Terms of Supreme Judicial Court,	149,157,157
Lake Insurance Company (see insurance companie	s).
Langdon Manufacturing Company (see manufacturing	ring compa-
nies).	
Library, missing volumes of (see State Library).	
Liens in favor of mechanics and others,	82,121
Leavitt, John T. G. and others, petition of,	28,73
Lodge, Kane, No. 64, at Lisbon,	47,57,58
Star in the East, No. 59, at Exeter,	59,75,78
Loring, Dr. George B.,	30,31,51,61,61
Loudon, lands annexed to (see lands).	
Loudon and Chichester, lands disannexed from (se	ee lands).
Lumber (see taxation of).	·
Lyman, John D., Senator,	3
Lyman meeting houses (see meeting houses).	
Manchester Aqueduct (see aqueduct).	
Manufactures, an act to encourage,	88,93,97
Manufacturing Company, Ashuelot,	59,76,78
Franconia,	46,56,58
Langdon,	46,55,56,64
Married women, act relating to,	112,123,130
Marston, Howard, and others, remonstrance of,	68
Thomas, and others, remonstrance of,	42
Masonic Charitable Institute (see N. E. Masonic Cl	har. Institute).

Measures for sale of Milk,	140,147
Meeting Houses in Lyman,	140,142,146
Mechanics and others (see lien).	, ,
Message from Governor,	41,169
House of Reps., 6	,7,7,7,8,9,10,10,11,11,13,13,14
	21,27,29,30,31,32,34,35,40,41
	43,43,45,50,53,58,68,69,73,74
	74, 74,75, 77,81,87,96, 98, 102
	103, 106, 107, 110, 111, 116, 128
	131,134,135,138,147,151,153
	163,164,167
Milford Fire Insurance Co. (see fire i	
Milk, measures to be sealed (see measures	
Morrill, David, Senator,	3
Morse, Thaddeus, and others, petition	of, 47
Musical Institute, Cheshire County,	46,61,65
·	• •
Names, alteration of,	82,84,86,112,117,130
Nashua, Ward 3, allowed a Represen	
Watch Company,	32,33,33,49
1 37	02,00,00,10
National Affairs, resolutions upon,	151,157,162,163
	151,157,162,163
National Affairs, resolutions upon,	151,157,162,163 titute, 153,157,157
National Affairs, resolutions upon, New-England Masonic Charitable Ins	151,157,162,163 titute, 153,157,157 Iomestead Co., 59,76,78,91
National Affairs, resolutions upon, New-England Masonic Charitable Ins New-Hampshire Emigrant Aid and E	151,157,162,163 titute, 153,157,157 Iomestead Co., 59,76,78,91 e railroad).
National Affairs, resolutions upon, New-England Masonic Charitable Ins New-Hampshire Emigrant Aid and E Central Railroad (see	151,157,162,163 bitute, 153,157,157 Iomestead Co., 59,76,78,91 e railroad).
National Affairs, resolutions upon, New-England Masonic Charitable Ins New-Hampshire Emigrant Aid and E Central Railroad (see Historical Society (s	151,157,162,163 bitute, 153,157,157 Iomestead Co., 59,76,78,91 e railroad).
National Affairs, resolutions upon, New-England Masonic Charitable Ins New-Hampshire Emigrant Aid and E Central Railroad (see Historical Society (see Figure 1) Iron Factory Compa	151,157,162,163 bitute, 153,157,157 Iomestead Co., 59,76,78,91 e railroad).
National Affairs, resolutions upon, New-England Masonic Charitable Ins New-Hampshire Emigrant Aid and E Central Railroad (see Historical Society (see Historical Society (see Front Factory Compassion Factory Comp	151,157,162,163 bitute, 153,157,157 Iomestead Co., 59,76,78,91 e railroad). ee Hist. Society). ny, 107,109
National Affairs, resolutions upon, New-England Masonic Charitable Ins New-Hampshire Emigrant Aid and E Central Railroad (see Historical Society (s Iron Factory Compa Newmarket Bank (see banks). Nuisances, relief against, Oaths of office of Senators,	151,157,162,163 titute, 153,157,157 Iomestead Co., 59,76,78,91 e railroad). ee Hist. Society). ny, 107,109 23,144
National Affairs, resolutions upon, New-England Masonic Charitable Ins New-Hampshire Emigrant Aid and E Central Railroad (see Historical Society (s Iron Factory Compa Newmarket Bank (see banks). Nuisances, relief against, Oaths of office of Senators, Clerks of Senate,	151,157,162,163 titute, 153,157,157 Iomestead Co., 59,76,78,91 e railroad). ee Hist. Society). ny, 107,109 23,144
National Affairs, resolutions upon, New-England Masonic Charitable Ins New-Hampshire Emigrant Aid and E Central Railroad (see Historical Society (s Iron Factory Compa Newmarket Bank (see banks). Nuisances, relief against, Oaths of office of Senators, Clerks of Senate, Offences against the Police of Towns,	151,157,162,163 titute, 153,157,157 Iomestead Co., 59,76,78,91 e railroad). ee Hist. Society). ny, 107,109 23,144 3 5 90,92,97
National Affairs, resolutions upon, New-England Masonic Charitable Ins New-Hampshire Emigrant Aid and E Central Railroad (see Historical Society (s Iron Factory Compa Newmarket Bank (see banks). Nuisances, relief against, Oaths of office of Senators, Clerks of Senate,	151,157,162,163 titute, 153,157,157 Iomestead Co., 59,76,78,91 e railroad). ee Hist. Society). ny, 107,109 23,144 3 5 90,92,97
National Affairs, resolutions upon, New-England Masonic Charitable Ins New-Hampshire Emigrant Aid and E Central Railroad (see Historical Society (s Iron Factory Compa Newmarket Bank (see banks). Nuisances, relief against, Oaths of office of Senators, Clerks of Senate, Offences against the Police of Towns, Order of notice for County of Amosk	151,157,162,163 titute, 153,157,157 Iomestead Co., 59,76,78,91 e railroad). ee Hist. Society). ny, 107,109 23,144 3 5 90,92,97 eag, 135,138
National Affairs, resolutions upon, New-England Masonic Charitable Ins New-Hampshire Emigrant Aid and E Central Railroad (see Historical Society (s Iron Factory Compa Newmarket Bank (see banks). Nuisances, relief against, Oaths of office of Senators, Clerks of Senate, Offences against the Police of Towns, Order of notice for County of Amosk Pamphlet Laws, chapter 1658,	151,157,162,163 bitute, 153,157,157 Iomestead Co., 59,76,78,91 e railroad). ee Hist. Society). ny, 107,109 23,144 3 5 90,92,97 eag, 135,138 40,43,49
National Affairs, resolutions upon, New-England Masonic Charitable Ins New-Hampshire Emigrant Aid and E Central Railroad (see Historical Society (see Banks)). Nuisances, relief against, Clerks of Senate, Offences against the Police of Towns, Order of notice for County of Amosk Pamphlet Laws, chapter 1658, 1667 and 18	151,157,162,163 bitute, 153,157,157 Iomestead Co., 59,76,78,91 e railroad). ee Hist. Society). ny, 107,109 23,144 3 5 90,92,97 eag, 135,138 40,43,49 29, 96
National Affairs, resolutions upon, New-England Masonic Charitable Ins New-Hampshire Emigrant Aid and E Central Railroad (see Historical Society (see Historical Society (see Historical Society (see Front Factory Companance) Newmarket Bank (see banks). Nuisances, relief against, Oaths of office of Senators, Clerks of Senate, Offences against the Police of Towns, Order of notice for County of Amosk Pamphlet Laws, chapter 1658, 1667 and 18 1831 and 22	151,157,162,163 bitute, 153,157,157 Iomestead Co., 59,76,78,91 e railroad). ee Hist. Society). ny, 107,109 23,144 3 5 90,92,97 eag, 135,138 40,43,49 29, 96 448, 140,143,146
National Affairs, resolutions upon, New-England Masonic Charitable Ins New-Hampshire Emigrant Aid and E Central Railroad (see Historical Society (see Banks)). Nuisances, relief against, Clerks of Senate, Offences against the Police of Towns, Order of notice for County of Amosk Pamphlet Laws, chapter 1658, 1667 and 18	151,157,162,163 bitute, 153,157,157 Iomestead Co., 59,76,78,91 e railroad). ee Hist. Society). ny, 107,109 23,144 3 5 90,92,97 eag, 135,138 40,43,49 29, 96

Persons summoned as trustees,		52,63,65
Peremptory challenges in criminal of	51,67,69,78,84,89	
Plainfield, lands annexed to (see lan	ids).	01,01,00,10,01,00
Plymouth, lands annexed to (see lan	ids).	
Police of towns (see offences.)	,	
officers and watchmen,		60,63,65
Portsmouth City Charter, amendment	nt of,	112,127,130
Police Court of Dover,	•	52,60,61
President of the Senate, choice of,		4
address of,		4,160
vote of that	anks to,	159
President of Senate pro tempore, Mr	r. Foster,	56
	Lyman,	4,28,99,148
	Wentworth,	138
	Eaton,	47,131
`	Harriman, 52	2,102,108,134,162
	Fisk,	78
T)	Burns,	69
Preston, William A. (see Clerks of t	the Senate).	
Prize Fighting, act to prevent,		36,37,39,49
Probate Courts in Coos County,		59,63,66
Public taxes (see apportionment).		
Railroad taxes (see unpaid taxes).		
Railroads, act relating to,		100 101 101
Railroads and Railroad Corporations,		102,121,131
Railroad, Atlantic and St. Lawrence,		41,71,77,109,129
Concord, Manchester & Law	Franco	98,106,109,110
Great Falls & Conway,	,	23,31
N. H. Central,	20,0	30,32,49,70,79,84
Real Estate, sale of, incumbered (see	gales	135,141,142,143
Reports, unpublished of S. C. J.,	suics).	51 CO CT
Report of Committee upon Agricultur	re and Manufo	51,62,65
Banks,	o and handia	108,130,133
	34,38,42,44	60,61,65,67,80,84
,	91,117,122	,124,124,124,154
1	154,155,15	5.155
Education,	66,66,76,99	,100,158,158,158
10		, , , , , , , , ,

Report of Committee upon E	lections.		24
E Commission apos 2	ngrossed Bills,	27,35,49,64	,90,100,118
.12	100000 27110,	135,165,1	168
·	inance, 62,99,1		
` `	126,1	26,126,127,	128,137,137
	138,	154	
I	ncorporations,		,48,53,53,53
		, ,	54, 55, 55, 56
			,75,76,76,76
		, ,	, 86, 95, 105,
		, ,	120,120,121
		121,157	
J	Toint Special,		15,80,80,169
e	Judiciary, 28,32	,37,38,43,44	1,45,48,48,52
			3,63,63,64,67
			2,86,92,92,93
			1,94,95,95,96
			105, 105, 105
			120, 121,122,
			124, 127, 127
			142,143,143
			156, 156, 157
	Military affairs,	and roads, h	
	and canals	,	39,84,86,117
	the whole Senat		142
	Railroads,	30,31	,71,78,79,106
Special	,		16,22,28
	State Institutes		3,127,136,140
		146	
	Towns,	54,57,60,	73,99,120,145
Respondents allowed to tes		eases,	113,122
Revised Statutes, chapter	24,		52,82,83,87
200,48000	61,		36,38,40,49
	127,		88,94,97,136
	180,		149,153
Resolution making approp	riation for the I	Militia,	149,155,156

Resolution, appropriating \$500 to rebuild Cabinet Sh	op at
State Prison,	114,125,130
\$100 for books for library at	
on,	114,126,130
\$500 for new boiler at Prison,	
\$100 to repair cellar at Prison	
\$600 for repairs of boiler at	
on,	115,127,130
\$200 to Warden of Prison,	139,141,144
\$300 as pay of Chaplain of	
on,	116,126,130
\$4000 for Indigent Insane, 114	
for payment of Chaplain to Legislature,	
relating to Libraries in County Jails,	140,159
authorizing State Treasurer to borrow \$40,000	
authorizing State Heastier to borrow \$40,000	146
in favor of S. H. Allen, 35	5,37,45,52,71
John Allen,	41,44,45,64
Levi W. Barton,	
Wm. Butterfield,	116,123,131
C. W. Brewster & Son,	150,154,156
E. D. Boylston,	150,154,156
Albin Beard,	150,154,156
F. N. Boutwell,	150,154,156
· · · · · · · · · · · · · · · · · · ·	150,154,156
Edmund Brown,	139
Jacob Carter,	36,38,40,49
J. P. Currier,	36,38,40,49
Morris Clark, Bullock & Willis,	36,38,40,49
The state of the s	36,38,40,49
Cheney & Co.,	41,44,45,64
Wm. E. Chandler,	51,65,65
Greenleaf Cummings,	51,65,65
Carlton & Harvey,	116,123,131
Jas. M. Campbell,	150,154,156
John B. Clark,	150,154,156
Uriel L. Comings,	139
Hiram Campbell,	149,155,156
Morse & Granger,	36,38,40,49

Resolution in favor of		41,44,45,64
	Meade Brothers & Co.,	51,117,129
	Rufus Merrill & Son,	41,44,45,64
	James Morgan,	113,124,131
•	McFarland & Jenks,	116,123,131
	F. W. Miller,	150,154,156
	W. H. H. Mason,	149,155,156
	E. B. Prescott,	51,117,129
	H. D. Pierce,	51,117,129
	Geo. W. Pinkerton,	82,91,97,110,147
	W. H. Ranlet & Co.,	41,44,45,64
	Daniel Sawyer,	36,38,40,49
	B. W. Sanborn & Co.,	41,44,45,64
	B. W. Sanborn,	41,44,45,64
	Peter Sanborn,	82,91,97,110,147
	G. W. Drew & Co.,	36,38,40,49
9	A. F. Fiske,	51,117,129
	A. N. Fisher,	116,124,131
	Fogg & Hadley,	116,123,131
	Fogg, Hadley & Co.,	150,154,156
	James French,	149,155,156
	Benj. Grover,	36,38,40,49
	John Gallaher,	41,44,45,64
	A. L. Guernsey,	51,117,129
	Goodale & Farnsworth,	150,154,156
	Samuel Gray,	150,154,156
	Pliny Hall,	116,124,131
	Samuel Hall,	150,154,156
	Paris H. Hill,	149,155,156
	Journal of Agriculture,	150,154,156
	E. Jackson,	36,38,40,49
	Henry O. Kent,	32,34,35,47,60,61
		40,49,116,124,131
	Lawrence & Hagar,	47,60,61
	Morrill & Silsby,	36,38,40,49
	Cyrus K. Sanborn,	82,91,97,110,147
	K. C. Scott,	150,154,156
	11. 0. 00000,	100,101,100

Resolution in favor	of Allen Tenny,	51,117,129,113,124,131,150
		154,156

51,89,117,122,129,131
115,124,131
144,155,156
36,38,40,49
36,38,40,49
36,38,40,49
41,44,45,64
116,123,131
116,123,131
re, 150,154,156
150,154,156
139

Sabbath, better observance of,	52,62,77,95,97
Sale of Real Estate, incumbered by mortgage,	59,64,66,68,71
Sandy Pond, see,	27,86
Senator, United States, election of,	23,29,30
School Tax,	149,158
Senators, action proposed by Mr. Blake,	4,6,12,41,58
D	001 40 00 10 00 7

Burns, 6,9,28,32,45,56,58,65,66,69,77,78,91,96,97,103 103,109,110,110,119,129,129,130,144,160

Eaton, 4,6,10,14,21,22,23,24,27,33,33,34,35,37,45,53 58,65,65,65,65,68,81,84,135,136,139,141,143 144,146,158,158

Foster, 23,27,28,52,65,69,72,87,90,92,103,103,108,108 109,133,136,138,143,145,157,158,162,163

Fisk, 5,6,8,8,14,22,27,29,33,34,52,52,56,57,61,71,72 86,109,110,110,128,136,136,136,147

Harriman, 5,10,24,35,43,48,55,62,65,77,77,83,83,84,85,85 87,89,91,96,97,97,101,104,141,141,143,144 155,156,158,159,162,162

Lyman, 14,20,20,20,29,35,38,45,56,67,67,77,77,77,85 123,129,129,129,131,133,133,144,145

Morrill, 31,52,66,67,69,83,101,103,108,130,131,131,142 144,144,146,146,147,163

Slader, 9,20,39,45,49,67,71,81,96,97,97,109,110,120

Senator Wentworth, 10,16,22,36,48,56,57,61	,145,156
Sheriff's Returns, amendment of act relating t	0, 88,95,97
Slader, Jesse, Senator,	3
Spafford's Lake (see fish).	
Star in the East Lodge (see lodge).	
State Prison (see various resolutions).	
State Library, missing volumes in Reports,	89,99,101
State House, appropriations for;	40,42,47,49,67
Supreme Judicial Court, Law terms (see law t	
in Belknap Co.,	103,104,109
in Rockingham Co.,	102,105,109
in Strafford Co.,	44,45
Suits in Equity,	27,28,28,29
Suspension of first Rule,	60
Rules as to adjournment, 16,34,4	5,42,103,108,136,155
	, &c., 84,90,92,128
reading of Journal,	14,21,27,45,48,58,62
	1,92,104,111,130,158
bills a thi	ird time, 33,34,52
56,57,61	1,65,71,72,87,108,109
130,136	,137,140,144,146,146
147,147	,153,156,157,158,163
Taxation of Lumber,	112,127,130
Taxes, collection of unpaid,	46,53,56,65,96
Towle, George S., Senator,	3
Trial of cases in Equity,	59,119
Trustees, persons summoned as (see persons).	0.000
TP, 17, 10, 76, 06, 26, 26, 18, 65, 6x, 12, 52, 61, 65, 64	
Unfinished business of last session,	22
Unpaid Railroad Taxes,	77,79,84
	11,10,01
Vaccination,	112,137
Valley Bank (see banks).	112,101
Votes for Clerks,	. 5
Votes for President of the Senate,	4
Senators,	9,22,24
Val. 10. 10. 10. 10. 10. 10. 10. 10. 10. 10	3,22,24

Watch Company (see Nashua Watch company).	
Webster, act to constitute town of, 128,148	
Webster Mills, 70,77	,78
Wentworth, Eli, Senator,	3
Wentworth's Location, road in, 23	,39
Willard, Henry, Doorkeeper,	6
vote of thanks to,	162
Winchester Hotel Company, 112,120,	131
Yeas and nays upon the question,	
Shall the bill entitled, "An act to authorize the City	
of Manchester to take stock in the Manchester	
Aqueduct," pass?	58
Shall three months' residence in any Ward, in any city,	
entitle a person to vote—such person having lived in	
the city six months?	83
Shall the 2d section in the bill relating to the qualifica-	
tion of voters, be numbered as section, 3?	83
Shall the Legislature finally adjourn on Wednesday,	
July 4?	85
Shall the bill entitled, "An act for the better observance	
of the Sabbath," pass?	98
Shall the resolution repeating certain portions of chap-	
ters 1667 and 1829, of the Pamphlet Laws, pass?	101
Of reducing appropriation for Indigent Insane, from	
\$4000 to \$3000,	129
Shall the resolution indefinitely postponing the bill in	
relation to the N. H. Central Railroad, be laid upon	
the table?	142
Shall said resolution pass?	143
Of division of the town of Boscawen,	145
Of postponing to next session the bill incorporating the	
Keene Aqueduct Company,	145
Shall the resolutions relating to a Constitutional Conven-	
tion, be laid upon the table?	156
Of amendment to resolutions upon National Affairs,	162
Of the passage of said Resolutions,	163

TO THREE ALL

Calaise, act to constitute town of 108.1457
ai heor, miles Location, road in
water transfer to the contract of the contract
The state of the s
Shall the 1d saying to the bill relating to the quiling
Shall the bill quitted, who set be the britis observance
and the resolution restlicted postporting the bits in
relations for the W. H. Viennill. Halleful the laid agent
A oldur odr
and the property of the proper

11.70